

OPINIONS

OF THE

Attorney-General

OF

OHIO

FOR THE

Period from January 10, 1916
to January 8, 1917

VOLUME I

Springfield, Ohio:
The Springfield Publishing Company,
State Printers.
1916.
Bound at the State Bindery.

OPINIONS

OF THE

Attorney-General

OF

OHIO

FOR THE

Period from January 10, 1916
to January 8, 1917

VOLUME II.

Springfield, Ohio:
The Springfield Publishing Company,
State Printers.
1916.
Bound at the State Bindery.

OPINIONS

OF THE

Attorney-General

OF

OHIO

FOR THE

Period from January 10, 1916
to January 8, 1917

VOLUME III.

Springfield, Ohio :
The Springfield Publishing Company.
State Printers.
1916.
Bound at the State Bindery.

ATTORNEY-GENERAL'S DEPARTMENT
(1916)

Edward C. Turner.....	Attorney-General
Henry S. Ballard.....	First Assistant Attorney-General
A bert M. Calland.....	Second Assistant Attorney-General
Clarence D. Laylin.....	Special Counsel
Hanby R. Jones.....	Special Counsel
*William H. Middleton.....	Special Counsel
Charles Follett.....	Special Counsel
John G. Price.....	Special Counsel
Charles H. Duncan.....	Special Counsel
Alvin O. Dickey.....	Special Counsel
Herbert C. Sherman.....	Special Counsel
Clifford R. Bell.....	Special Counsel
Eugene Carlin.....	Special Counsel
Thomas E. Greene, Jr.....	Special Counsel
Marshall G. Fenton.....	Chief Clerk
William F. McNamara.....	Willis Tax Clerk
Anna Crossin.....	Stenographer
K. Marie Damron.....	Stenographer
Stella Drayer.....	Stenographer
Kathryn Haughran.....	Stenographer
Laura E. Kelly.....	Stenographer
Mary G. McMahan.....	Stenographer
August R. Seel.....	Stenographer
Hazel Kridler.....	Stenographer
Eugene L. Hensel.....	Messenger
George B. Harris.....	Special Counsel, Cleveland District
Froome Morris.....	Special Counsel, Cincinnati District
Freeman T. Eagleson.....	Attorney to Public Utilities Commission

*Resigned October 1, 1916.

INDEX

ABSTRACT OF TITLE—

	Page
See also Real Estate.	
Approval, abstract of title and deed from Lena de S. Slattery to Trustees of Ohio University.....	1718
Approval, abstract of title for real estate situated in Decatur Township, Lawrence County, Ohio.....	786
Approval, abstract of title to real estate on which is located Wyandotte Building, Franklin County, Ohio.....	1477
Approval of abstract of title to real estate in Athens County—Reforestation tracts	291
Approval of abstract of title and deed to real estate in Coshocton County to State of Ohio—Grantors, Gilbert J. McKee and wife.....	362
Maumee Valley Pioneer and Historical Association—Abstract of title for purchase of real estate for said association, approved.....	1382
Youngstown Armory—Approval of abstract of title for certain real estate in city of Youngstown, Ohio.....	1908

ABUTTING PROPERTY OWNERS—

See also Assessments.	
Board of Education—The word “taxation” as used in Section 4759 G. C. does not include the term “assessment”—Streets improved on which school property abuts—Not assessable—Board without authority to pay for such improvement out of its contingent fund or levy tax for such purpose.....	663
Cass Highway Law—	
Roads and highways—No authority to assess against abutting property owners any portion of cost in excess of ten per cent., exclusive of bridges and culverts—See opinion No. 1148, January 5, 1916, opinions of attorney-general for 1915.....	56
Ten per cent. assessment directed to be levied upon property <i>abutting</i> on improvement—When entire expense of repair of a macadamized road constructed by township trustees may be paid by county commissioners	309
Municipal corporation—Excavation of materials for street improvement—Interpretation of contract made by municipality and contractor for disposing and hauling away dirt so excavated.....	1441
Roads and Highways—	
Bonds issued under authority of Section 3298-8 G. C.—The fact that such bonds are to be redeemed solely out of proceeds of special assessments does not obviate necessity of first submitting question of issuing such bonds to electors of township.....	1571
Money must be in treasury before improvement is started—by provision of Section 1218 G. C. certificate of county auditor must cover entire amount assumed by county, including shares of county, township and abutting property owners—Section 5660 G. C. applicable—Bonds must be sold before county commissioners can make agreement	1809

ABUTTING PROPERTY OWNERS—Concluded—	
Roads and Highways—Concluded—	Page
Where commissioners of road district let contract for purchase of stone prior to going into effect of Cass Highway Law—May contract after law becomes effective for hauling of stone where property owners have performed their part of an agreement to improve the roads.....	1025
ACADEMIC DEPARTMENT (COLLEGE)—	
Academic department of college or university supported by state in which teachers' training school is maintained—Person holding diploma from first grade high school entitled to admission to such department without condition.....	1969
ACCIDENT—	
Brotherhood of All-Railway Employes, a foreign fraternal benefit association, cannot be licensed to do business in Ohio—Its charter authorizes payment of death benefits only in event of death resulting from <i>accidents</i> —Such provision does not meet requirements of General Code of Ohio.....	57
ACCOUNTING—	
Municipal corporation—Not duty of bureau to install system of accounting for cities—Duty of city auditor or village clerk—Council appropriates in cities and city auditor employs extra clerks for such purpose—In villages council provides employes.....	1597
ACTIVE DEPOSITORY—	
See Depository.	
ACTIVE DEPOSITORIES—	
See Depository—Also Banks and Banking.	
ACTIVE DEPOSITS—	
Treasurer of State—When such officer may create collection account in some bank—Limitations of statutes applicable to depositories of active and inactive funds.....	525
ADAM-HATCH FUND—	
Ohio Agricultural Experiment Station—Adam-Hatch fund received from federal government for purpose of conducting agricultural experiments—How such fund should be appropriated.....	1262
ADJUSTMENT—	
Workmen's Compensation Law—Industrial Commission advised to adjust premium due state insurance fund from The Columbus Bolt Works	212
ADJUTANT GENERAL OF OHIO—	
Board of Library Commissioners—Where board remained in quarters after expiration of two year lease—How long lease is extended..	1036
Mobilization of Ohio National Guard—Band of Engineer Battalion entitled to payment out of state funds from time Secretary of War directed that said band was not included in call of President until mustered out	1805

ADJUTANT GENERAL OF OHIO—Concluded—	Page.
Ohio National Guard—Lieutenant-Colonel McQuigg entitled to compensation, having performed services for National Guard.....	1842
State Board of Public Buildings—No authority to lease a part of building acquired by purchase—Adjutant General may employ necessary assistants, but cannot delegate his powers.....	1253
 ADMINISTRATOR—	
Ohio Soldiers' and Sailors' Home—	
Funds of deceased inmates—How disposed of—Administrator or executor should be appointed.....	165
Probate Court of Erie County, Ohio, has jurisdiction to appoint administrator or guardian of estate of deceased inmate of such home	179
Saloon license—Publication of notice of sale, mandatory—May be sold at private sale after such publication.....	453
 ADULTERATION—	
Evaporated skimmed milk—Sale prohibited in Ohio—"Hebe"—Compound of evaporated skimmed milk and vegetable fats according to label	1575
 ADVERTISEMENT—	
See Newspapers—Publication.	
Banks and banking—Circulation of advertisement—Statement that all banks are not safe and banks which carry bank depositors' insurance are safer than those which do not carry such insurance, not a violation of Section 13383-1 G. C.....	1904
Board of Administration—Advertisement for five new cottages at different institutions may be made in same legal notice—Contract should be awarded to lowest bidder on each of said buildings.....	14
Board of Agriculture—Competitive bids must be secured for letting painting contracts at state fair grounds—Other formalities not required	876
Board of Education—Bids and bidding—Advertisement for heating and ventilating school building—May have such general specifications as to permit bids being offered for installation of <i>any</i> system of heating and ventilating that may be determined by board after bids opened	148
Cass Highway Law—Interpretation of Section 7199 G. C. as to giving of notice for letting of contracts for improving and maintenance of roads or letting of bridge contracts—Sections of General Code repealed by implication by reason of enactment of above section —In advertising sale of county road bonds Section 6929 G. C., 106 O. L. 603, governs—Sections 2343, 2344 and 2345 G. C. are not repealed by Cass Highway Law.....	838
County Commissioners—Sections 2352 and 2353 G. C. construed—Provision for giving fifteen days' notice when estimated cost of contract does not exceed one thousand dollars, directory—If commissioners determine to give fifteen days' notice same may be given by posting, only.....	1415
County Commissioners and Township Trustees—No statutory provision in purchasing culvert pipe and road machinery to let contracts for same by competitive bidding.....	523

ADVERTISEMENT—Concluded—	Page
Newspaper—Advertisements deemed by public officers to be of general interest to taxpayers under Section 6252 G. C. are to be paid for at rate fixed in Section 6251 G. C.-----	511
State Board of Public Buildings—Wyandotte Building—Board required to follow provisions of Section 2314 et seq. G. C. in contracts over three thousand dollars.-----	1614
Superintendent of Public Works—Form of legal advertisement for sale of canal lands—B. F. Goodrich Company.-----	941
Times of holding court—Publication of order required by Section 1519 G. C. should be made in accordance with Section 6252 G. C.—Newspaper -----	1771
 AFFIDAVIT—	
Affidavit of the Central Ohio Railroad Company—Secretary of State advised to receive and file same—Fee to be charged.-----	261
Fish and game laws—Prosecutions instituted by affidavit of game warden—Offense not committed in presence of such warden—Costs cannot be collected from county in case of acquittal or discharge of defendant from custody—Proviso when costs can be collected from county -----	1601
Forms of documents to be used in extradition from other states of persons charged with crime in this state.-----	791
 AGENT—	
Agricultural extension fund—Moneys received by State Treasurer from counties and federal government for above purpose not payable into state treasury—It is a trust fund.-----	570
Safe deposit companies—Not authorized to accept trusts or act as trustee—Cannot issue “participating certificates”—May accept for safe-keeping such participating certificates.-----	1827
Taxes and taxation—Sections 2746 to 2749 G. C. provide method for collection of taxes in city or village other than county seat—Tax payers may select agent to pay their taxes—City of Lorain.-----	452
 AGENT'S BALANCES—	
Insurance—Taxation of agents' balances for life and fire companies distinguished—See opinion No. 1821, July 31, 1916, to Tax Commission of Ohio -----	1889
Taxes and taxation—Insurance companies—Agents' balances—How taxable -----	1307
 AGE LIMITATION—	
Board of Embalming Examiners—Requirements for license—Fixing age limitation is without force and effect.-----	1112
 AGREEMENTS—	
See Contracts—	
 AGRICULTURE—	
See Board of Agriculture.	
Agriculture—Corn boys' trip—Certain items of bill of T. P. Riddle approved and disapproved for 1916.-----	1773

AGRICULTURE—Concluded—	Page
Approval, contract between board of control of Ohio Agricultural Experiment Station and firm of Long and Bogner for construction of Animal Husbandry Building-----	1663
Board of Agriculture—	
Barnyard manure—Interpretation of statute regulating sale of fertilizers -----	1686
Relation of T. P. Riddle who conducted corn boys' trip for 1915 that of independent contractor—Board only authorized to pay expenses of secretary-----	1619
Without authority to appoint appraisers to determine value of cattle which are required to be killed under section 1114, G. C.-----	19
Board of Agriculture of Shelby County—When candidates for such offices are authorized to be nominated and elected—No election this year	1125
County Agricultural Societies—Board of Agriculture should interpret its own rules relative to such county societies-----	1782
County Commissioners—Request made by County Agricultural Society for levy—Commissioners determine amount—Mandatory to levy tax to produce said amount-----	1174
Farmers' Institutes—Moneys received by Dean of College of Agriculture of Ohio State University are not to be paid into state treasury—It is a trust fund-----	568
Municipal corporation—Charter provision fixing different standard of milk from state law—Nevertheless state law may be enforced—Cleveland, Ohio -----	391
Rural post roads—Form of assent by Governor to entitle state to federal aid -----	1319
Sale of wood and denatured alcohol—Statutes regulating sale of intoxicating liquors and also those governing adulterated food and drugs have no application—May be sold by garage men and hardware dealers—Containers—How labeled-----	1664
Secretary of Agriculture of United States—Rural post roads—Certain required information before state entitled to federal aid for rural post roads-----	1313
The Board of Agriculture of Ohio—Without authority to enter into contract with county commissioners to pay portion of cost and expense of ditch improvement—State serum farm-----	1684
 AGRICULTURAL EXTENSION FUND—	
Agricultural extension fund—Moneys received by State Treasurer from counties and federal government for above purpose not payable into state treasury—It is a trust fund-----	570
 AGRICULTURAL EXPERIMENT STATION—	
Ohio Agricultural Experiment Station—Adam-Hatch fund received from federal government for purpose of conducting agricultural experiments—How such fund should be appropriated-----	1262
 AGRICULTURAL SOCIETY—	
See also County Agricultural Society.	
County Agricultural Society—County commissioners cannot submit question of bond issue to electors under Section 9904 G. C. unless Section 9901 G. C. is complied with— <i>New site</i> must be selected for said purpose and notice must be given to commissioners-----	1611

AGRICULTURAL SOCIETY—Concluded—	Page
Independent County Agricultural Society—When entitled to per capita allowance from county treasury—Kinsman Stock and Agricultural Society not entitled to said allowance-----	1448
AKRON (CITY)—	
Approval of lease of certain canal lands in city of Akron to Martin D. Kuhlke -----	65
Approval of lease to the Smith-Eaton Company, certain canal lands in city of Akron-----	485
Approval, lease of certain canal lands in Akron to Glen Brown-----	730
Approval, order of State Board of Health with reference to sewage in city of Akron-----	720
Approval, sale of tract of land in city of Akron to The Williams Foundry and Machine Company-----	953
Approval, sale of certain canal lands in city of Akron, to Frank C. Howland -----	1108
Approval, sale of canal lands in city of Akron to the B. F. Goodrich Company -----	1124
Approval, lease of portion of canal lands at Akron to the Canal Belt Railroad Company -----	1971
Census by Department of Labor and Commerce is not such a federal census as is contemplated in Section 4871 G. C.—Annual registration of electors is based on decennial federal census—City of Akron -----	283
Disapproval, lease of canal lands in city of Akron to Hancock Brothers, a partnership -----	917
Disapproval, lease to Glen Brown of certain canal lands in city of Akron, Ohio -----	709
Disapproval, proposed sale of certain canal lands in city of Akron to B. F. Goodrich Company-----	927
Municipal Corporation—	
Annexation of territory from one or more townships to a city—How funds and indebtedness of said township are to be apportioned —How funds and indebtedness of school districts are to be apportioned in such case—City of Akron-----	918
Excessive amounts allowed by city to contractors on partial estimates —Interest not chargeable in absence of fraud—Not entitled to interest on final estimate until demand for balance and refusal--	226
When contractor accepts payment in full on final estimate—Cannot later claim interest from time payment should have been made -----	173
Superintendent of Public Works—Form of legal advertisement for sale of canal lands—B. F. Goodrich Company-----	941
ALBEITZ, PETER—	
Civil service—Political speeches by persons in classified service—Construction of civil service law as applied to classified civil service employes -----	1955
ALCOHOL—	
Sale of wood and denatured alcohol—Statutes regulating sale of intoxicating liquors and also those governing adulterated food and drugs have no application—May be sold by garage men and hardware dealers—Containers—How labeled-----	1664

	Page
ALIEN PARENTS—	
When a person born of alien parents is a natural born citizen of United States—When an elector—Chinamen and Japanese-----	1325
ALIMONY—	
Clerk of Courts—Commission allowed for collecting moneys on judgments such as alimony ordered paid to clerk—Fee for entering on cash books, costs received—No commission may be charged on deposits or prepayment of costs in divorce cases-----	230
ALLIANCE (CITY)—	
Municipal corporation—Under ordinance passed by council of Alliance, vacating parts of streets, the state has acquired proper title to parts of streets so vacated-----	509
AMENDED SENATE BILL No. 100, SECTION 2—	
106 O. L. 128-----	852
AMENDMENT TO ARTICLES OF INCORPORATION—	
See also Secretary of State.	
Amendment to articles of incorporation of the Upson-Weston Company disapproved—Purpose clause contains more than one main purpose -----	218
Amendment to articles of incorporation adopted by unanimous consent of stockholders changing unissued common stock to preferred stock or unissued preferred stock to common stock, approved—The Radium-activ Company-----	363
Approval of amendment to articles of incorporation of the George B. Lupher Company—Unissued common stock changed to preferred stock -----	221
Articles of Incorporation—The principle that a corporation may not be organized to do manufacturing and mercantile business does not apply to public utility companies—Certificate of amendment of the Canton Electric Company, approved-----	563
Corporation—May by amendment to articles of incorporation authorized by unanimous consent of stockholders, change issued common stock to preferred stock and issued preferred stock to common stock -----	1284
Secretary of State—	
Advised not to file proposed amendment to articles of incorporation of Lima Collateral Loan Company—Corporation organized under special act—Proposed amendment changes original purpose--	1746
Amendment to articles of incorporation of The Farr Brick Company authorized to be received—Limited to particular case-----	8
When corporation can change its unissued common stock into preferred stock by <i>amendment</i> —Exception to general rule as now promulgated -----	127
AMENDMENT TO CONSTITUTION—	
Approval, synopsis for initiative petition to amend constitution of Ohio by repealing Article XV Section 10, Civil Service-----	615
AMERICAN MUTUAL LIFE INSURANCE COMPANY—	
Approval, proposed articles of incorporation of "The American Mutual Life Insurance Company"-----	1645

AMERICAN PLASTER COMPANY—		Page
Foreign corporation—When same qualifies to do business in this state and still owns property in this state but no longer is “doing business” in state—Required to pay minimum fee of ten dollars in compliance with Section 5503 G. C.—When corporation may retire from this state and continue to hold property here-----		995
 AMERICAN SURETY COMPANY—		
Auditor of State—Bond and certificate required for sale of genuine steamship and railroad tickets for transportation to and from foreign countries—How same may be released and new certificate and bond filed—Sections 290 to 295 G. C. construed-----		1735
 APPLICANT—		
Board of Embalming Examiners—Requirements for license—Fixing age limitation is without force and effect-----		1112
Civil Service—		
Applicants for examinations—Traveling expenses may not become charge against state-----		116
Fees to be charged applicants for examinations—When collected—No fee where there is no annual salary-----		854
Interpretation of statute providing for collection of fees from applicants who take civil service examinations-----		1255
County board of school examiners—When board is required to grant an applicant a one-year certificate who has not had previous teaching experience -----		561
 APPLICANTS—		
State Board of School Examiners—Refusal to grant certificate to applicant—Upon request board should disclose to applicant all evidence submitted to it-----		1364
 APPLICATION—		
County Commissioners—Forms of application for state aid on highways within villages -----		384
County Commissioners of Paulding County—Application for intercounty highway funds, approved-----		311
 APPOINTMENT—		
Civil Service—Superintendent of County Infirmary—In classified Civil Service -----		1257
Humane officer—Appointed for “the ensuing year”—How long such officer is entitled to receive compensation-----		946
Superintendent of Public Instruction—Vacancy in office—Person appointed continues for full term of four years—Constitutional provision governs appointment-----		292
 APPRAISERS—		
Board of Agriculture—Without authority to appoint appraisers to determine value of cattle which are required to be killed under Section 1114, G. C.-----		19

APPRAISEMENT—

Page

Interpretation of Parrett-Whittemore law providing for listing and valuation of property for purposes of taxation—Annual appraisalment of real estate not required unless ordered by Tax Commission—Re-assessment of real property ordered by Tax Commission—Authority vested in County Auditor to determine who shall perform such duty—County Auditor without authority to originate or change any assessment of real property—Assessors begin appraising real property on second Monday in April—“Unit or tentative” values of real property not permitted—Powers and duties of county boards of revision at its June and August sessions—Powers conferred upon County Auditor by Section 5401 G. C. may be exercised before or after completion of tax list.----- 32

Public Utilities—Inventories and valuation—Authority of Public Utilities Commission to require filing such lists under Section 499-8 G. C., 103 O. L. 808, and also its authority under amended Section 499-8 G. C., 106 O. L. 225—Other sections of public utility law construed ----- 500

Telephone Companies—Contract of sale—Inventory of property required in order to fix and determine rates, tolls, charges and rentals to be charged upon consummation of sale—Ironton, Ohio----- 209

APPROPRIATIONS—

Appropriation to City of Columbus—“Repaving High street from Broad to State in front of state ground”—Item, cost and expense of constructing water main in High street, included----- 506

Board of Administration—Girls’ Industrial School—No appropriation to pay maternity expenses of such inmates who are out on probation 1939

Board of Agriculture—Competitive bids must be secured for letting painting contracts at state fair grounds—Other formalities not required ----- 876

County Commissioners—Sec. 5649-3d G. C. generally speaking renders Sec. 2571 G. C. inoperative—Transfer of funds under Secs. 2296 and 2297 G. C.—When such appropriation is available in view of limitation fixed by Secs. 5649-3a and 5649-3d G. C.—Illegal transfer, how corrected—Where county auditor failed to charge back election expenses due from political subdivisions—May proceed under Sec. 2571 G. C. to reimburse fund—Commissioners may borrow money to pay for county charges in institution for Feeble-Minded—May not borrow for overdraft under authority of Sec. 5656 G. C.—Commissioners may not borrow money under said section to pay for labor of roads—County has continuing authority to issue bonds and notes—Flood Emergency Act for purposes mentioned in Section 3 of said act----- 1065

Industrial Commission—Appropriation made for definite number of employes cannot be used to pay compensation to employes in excess of definite number----- 1495

Municipal corporations—Ordinances providing for compensation of disabled or temporary firemen—When temporary firemen may be employed and paid compensation for performance of duties of disabled firemen—From what funds payment authorized—City of Piqua ----- 1845

APPROPRIATIONS—Concluded—	Page
Ohio Agricultural Experiment Station—Adam-Hatch fund received from federal government for purpose of conducting agricultural experiments—How such fund should be appropriated.....	1262
Ohio Penitentiary Commission—Proposal of architects not approved—Covers services in supervision of construction of buildings—Construction of buildings under jurisdiction of Ohio Board of Administration	1030
Ohio University—Balance of appropriation for Women's Dormitory available for construction of annex to house help.....	1137
State Armory Board—May lawfully pay for installation of lockers in leased armory	1349
State Dental Board—Interpretation of Section 1316 G. C. and Section 22, Article II, Constitution—Specific appropriation required of moneys paid into state treasury.....	220
State Fire Marshal—Payments made from item A-3, 106 O. L. 690, are not subject to approval of State Civil Service Commission.....	236
Superintendent of Public Works—May appoint commissioners pursuant to Sections 455 and 457 G. C.—No appropriation available at present time to pay their compensation.....	1469
Village council—Failure to make an appropriation for salary of its members—Succeeding council cannot act.....	167
 APPROPRIATION—(REAL ESTATE)—	
See Condemnation.	
Board of Education of rural district—Without authority to appropriate real estate for purpose of constructing a sewer to be used in connection with sewage disposal plant.....	1211
Roads and Highways—	
Cass Highway Law does not authorize County Commissioners to appropriate property for sole purpose of widening main market road—Interpretation of statutes authorizing appropriation of land for elimination of railway grade crossings—Effect of Cass Highway Law upon such proceedings—Bond provision for county's share of cost discussed.....	1239
New right-of-way—County Commissioners may agree with persons as to amount of compensation and damages they are entitled to receive because their property right in land is taken regardless of whether such interest is held by lease or reversion.....	1399
State Highway Commissioner—Authority to appropriate land over railroad tracks—State commissioner should not exercise authority—No machinery for such officer to enforce contribution by railway company	1248
 ANALYSIS—	
Municipal Court of Columbus, Ohio—Persons convicted in said court for violation of Section 12758 G. C. should be required to pay all necessary costs of analysis and inspection as provided in Section 12759 G. C.	61
 ANIMALS—	
Board of Agriculture—Without authority to appoint appraisers to determine value of cattle which are required to be killed under Section 1114 G. C.	19

	Page
ANIMALS—Concluded—	
County Commissioners—Rabies—Persons presenting bill to commissioners must be bitten by an animal afflicted with rabies.....	381
Veterinary medicine—Form of indictment for illegal practice of same....	1110
ANNEXATION OF TERRITORY—	
Municipal corporation—Annexation of territory from one or more town- ships to a city—How funds and indebtedness of said township are to be apportioned—How funds and indebtedness of school districts are to be apportioned in such case—City of Akron.....	918
ANNUAL REPORT—	
State Civil Service Commission—Annual reports—Construction of Sec- tions 2264-1 G. C. and 486-7 G. C., paragraph 7, 106 O. L.—Only one annual report required.....	1558
“ANNUAL SALARY”—	
Candidates—Fee required by Section 4970-1 G. C., 106 O. L. 548, may be computed only upon salary of office fixed by law and not upon any fees to which incumbent may be entitled.....	925
Civil Service—Fees to be charged applicants for examinations—When collected—No fee where there is no annual salary.....	854
ANTITOXIN—	
Antitoxin—When County Commissioners may pay for antitoxin procured by physician for indigent person.....	711
ARCHITECT—	
County Commissioners—Compensation of Building Commission for new court house—Also architects and other employes—From what fund paid—When expenses of said commission are paid from general county fund and when from building fund.....	360
Ohio Penitentiary Commission—	
Proposal of architects not approved—Covers services in supervision of construction of buildings—Construction of buildings under jurisdiction of Ohio Board of Administration.....	1030
Proposition of architects under date of July 6, 1916, legal.....	1195
State Board of Public Buildings—Wyandotte Building—Board required to follow provisions of Section 2314 et seq. G. C. in contracts over three thousand dollars.....	1614
ARMORY—	
See Ohio State Armory Board.	
Armory site—Form of deed from Webb C. Hayes and wife to state for armory at Fremont, Ohio.....	1027
Contract between Sereff Brothers, contractors, and State Armory Board —When and how board may complete unfinished contract—No authority for contractor or sub-contractor to perfect lien against state property.....	206
Municipal corporation—Under ordinance passed by council of Alliance, vacating parts of streets the state has acquired proper title to parts of streets so vacated.....	509
Spencerville Armory—Contract and bond for completion of same, ap- proved	1104

	Page
ARMORY—Concluded—	
State Armory Board—May lawfully pay for installation of lockers in leased armory	1349
Superintendent of Armory—Salary—When temporarily absent in military service and others perform work—County Commissioners may waive rights to claim personal services of said superintendent....	1395
Youngstown Armory—Approval of abstract of title for certain real estate in city of Youngstown, Ohio.....	1908
ARTICLES OF INCORPORATION—	
See also Secretary of State—Corporations.	
Amendment to articles of incorporation of the Upson-Weston Company disapproved—Purpose clause contains more than one main purpose	218
Amendment to articles of incorporation adopted by unanimous consent of stockholders changing unissued common stock to preferred stock or unissued preferred stock to common stock, approved—The Radium-activ Company.....	363
Approval of amendment to articles of incorporation of the George B. Luper Company—Unissued common stock changed to preferred stock	221
Approval of articles of incorporation of the Underwriters Life Insurance Company	341
Approval, articles of incorporation, The Great Western Life Insurance Company of Columbus, Ohio.....	567
Approval, proposed articles of incorporation of "The American Mutual Life Insurance Company".....	1645
Approval, articles of incorporation, "The Shoe Mutual Insurance Company"	1662
Approval, certificate of amendment to articles of incorporation of Western and Southern Life Insurance Company.....	1732
Articles of incorporation of the Economy Mutual Casualty Company of Dayton, Ohio, approved.....	65
Articles of Incorporation—	
The principle that a corporation may not be organized to do manufacturing and mercantile business does not apply to public utility companies—Certificate of amendment of the Canton Electric Company, approved	563
The Terminal Hotel Company—Approved.....	438
Brotherhood of All-Railway Employes, a foreign fraternal benefit association, cannot be licensed to do business in Ohio—Its charter authorizes payment of death benefits only in event of death resulting from <i>accidents</i> —Such provision does not meet requirements of General Code of Ohio.....	57
Corporation—	
Cancellation of charters by Tax Commission of certain corporations—How reinstated—Western Star Publishing Company—The Dayton Castings Company.....	1512
May by amendment to articles of incorporation, authorized by unanimous consent of stockholders, change issued common stock to preferred stock and issued preferred stock to common stock....	1284
Purpose clause "formed for the purpose of manufacturing, buying, selling and dealing in typewriters of all kinds and the doing of all things necessary or incidental thereto," not dual in character	1497

ARTICLES OF INCORPORATION—Concluded—

	Page
Corporation—Concluded—	
Purpose clause disapproved—More than one main purpose—The Security Realty Investment Company-----	1511
Secretary of State advised to accept copy of certificate of subscription to The Deerfield Oil and Gas Company, Millersburg, Ohio-----	1009
Tax on increase of capital stock— <i>Exemption</i> of Section 5519 G. C. not applicable to increase of issued and outstanding capital stock as a part or all of the increase in authorized capital stock of corporation made within six months' period prescribed by said section—Where articles of incorporation filed and organization effected prior to six months' period-----	1606
When increasing authorized capital stock—Not required to file certificate showing ten per cent of its <i>entire</i> capital stock has been subscribed-----	289
Secretary of State—	
Advised not to file proposed amendment to articles of incorporation of Lima Collateral Loan Company—Corporation organized under special act—Proposed amendment changes original purpose-----	1746
Amendment to articles of incorporation of The Farr Brick Company authorized to be received—Limited to particular case-----	8
When corporation can change its unissued common stock into preferred stock by <i>amendment</i> —Exception to general rule as now promulgated-----	127

ASSAULT AND BATTERY—

Municipal corporations—May enact ordinances to punish same acts as are punished by state laws—City limited to powers granted—Fines collected under said ordinances go into municipal treasury-----	1839
----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

ASSESSOR—

See also Taxes and Taxation and Tax Commission.	
Interpretation of Parrett-Whittemore Law providing for listing and valuation of property for purposes of taxation—Annual appraisal of real estate not required unless ordered by Tax Commission—Re-assessment of real property ordered by Tax Commission—Authority vested in county auditor to determine who shall perform such duty—County Auditor without authority to originate or change any assessment of real property—Assessors begin appraising real property on second Monday in April—"Unit or tentative" values of real property not permitted—Powers and duties of county boards of revision at its June and August sessions—Powers conferred upon County Auditor by Section 5401 G. C. may be exercised before or after completion of tax list----	32
Offices incompatible—Township or rural assessor—Member of Board of Trustees of Ohio Soldiers' and Sailors' Orphans' Home at Xenia, Ohio-----	831

ASSESSMENT—

Board of Education—The word "taxation" as used in Section 4759 G. C. does not include the term "assessment"—Street improved on which school property abuts—Not assessable—Board without authority to pay for such improvement out of its contingent fund or levy tax for such purpose-----	663
--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----

ASSESSMENTS—

	Page
Cass Highway Law—	
Roads and highways—No authority to assess against abutting property owners any portion of cost in excess of ten per cent, exclusive of bridges and culverts—See opinion No. 1148, January 5, 1916, Opinions of Attorney-General for 1915.....	56
Ten per cent assessment directed to be levied upon property <i>abutting</i> on improvement—When entire expense of repair of a macadamized road constructed by Township Trustees may be paid by County Commissioners	309
County Auditor—Certificate as to certain special assessments—Assessment collectible without interest.....	197
County Treasurer—Duplicate payment of taxes—Constitutes trust fund—Suggestions as to how money can be refunded.....	517
Disapproval, transcript of bond issue, village of Jefferson, Madison County, Ohio—Assessment bonds issued by village to pay cost of paving between rails of an interurban railroad.....	478
Ditches—Authority of ditch supervisor to sell the work of cleaning or repairing section of ditch where notice, as required by Section 6694 G. C., has been given and temporary restraining order granted but later dissolved—Further notice not required.....	1003
Inspector of Automatic Couplers—Assessment for maintenance of such office not required to be paid by railroads before August 1st, annually	1086
Intoxicating liquors—How persons who traffic in same can be placed upon duplicate for Dow-Aiken liquor tax who have not been so charged—Prosecuting attorney's duty when he has knowledge of such violation	1673
Joint county ditches—Interpretation of Section 6536 G. C., 103 O. L. 836—Proceedings necessary—When Board of County Commissioners act jointly and separately.....	1163
Joint county road improvement—Proportions of expenses payable by each county must be raised by same method in each county—Joint board not limited in its power to contract with various boards of Township Trustees—May or may not contract with boards interested	1925
Municipal Corporation—	
Petition presented by property owners for improvement of street on assessment plan cannot contain restrictions binding present or subsequent council as to general assessments for street improvements	1085
Sewers—How cost of main sewer may be assessed—How cost of main sewer and sewage disposal plant outside of municipal corporation may be assessed.....	1951
Special assessment for non-residents who own real estate in city may include several parcels of land in one notice—Newspaper entitled to legal compensation according to form submitted by city officials	1222
Prosecuting Attorney—Son of such officer not legally disqualified for employment under Section 2412 G. C., to assist prosecutor.....	1294
Public Utilities Commission—Railroads and public utilities cannot be required to pay assessments made under Section 606 G. C. before first day of August, annually.....	1060

ASSESSMENTS—Concluded—

Roads and Highways—

	Page
Bonds issued under authority of Section 3298-8 G. C.—The fact that such bonds are to be redeemed solely out of proceeds of special assessments does not obviate necessity of first submitting question of issuing such bonds to electors of township-----	1571
Collection of assessments made by County Commissioners for construction of road under certain provisions of Cass Highway Law may not be anticipated by issue short term notes or certificates of indebtedness—Bonds required to be issued-----	1232
County Commissioners authorized to issue bonds for road improvement purposes—Ten-year limitation—No authority for electors to vote on proposition—How to determine maximum amount of bonds that may be issued for such purposes-----	626
Improvement made under Section 6956-1 G. C. now repealed—When assessment may be made on land previously assessed and lying within one mile of terminus of road improved-----	234
Interpretation of Section 6928 G. C.—Tax levying Sections 6956-1 and 3298-18 G. C. are subject to fifteen mill limitation—Township Trustees may make levies under both Sections 3298-1 and 3298-18 G. C.—Different levies—When township trustees may submit question of bond issue for road improvement—Particular roads need not be designated in making road levies under Sections 3298-1 and 3298-18 G. C.—Property assessed when road was built may be reassessed for improvement, repair or reconstruction of road under Section 6906 G. C.-----	537
Joint county road—Petitioners not authorized to specify different methods of assessments for owners' portion in different counties	1463
Land lying outside an incorporated village abutting a road improvement carried forward by state which land is owned by village—Is assessable for improvement-----	1779
Notices required by Sections 6912 and 6922 G. C.—What such notices should contain -----	579
Road improvement commenced under Section 6956-1 et seq. G. C., prior to repeal by Cass Highway Law—Assessment according to benefits—Real estate lying within and without a municipal corporation—Abutting property of improved road which was built entirely by general taxation may be assessed—Sewage disposal plant owned by city and lying outside of city and within one mile assessment district, may be assessed-----	102
Tax levy in 1915 on grand duplicate of county—Proceeds available for expenditure after taking effect of Cass Highway Law for paying county's share of improving or repairing roads under chapter VI of said law—Bonds—Sufficient if levy made to cover any deficiency when bonds issued solely in anticipation of collection of special assessments—Need not levy for entire amount of bond issue, only deficiency-----	1522

ASSESSMENT RECEIPTS—

Insurance—Adjustment of foreign insurance company's tax—Word "premium" does not include assessment receipts—Interpretation of Sections 5432 and 5433 G. C.-----	643
-----------------------------------------------------------------------------------------------------------------------------------------------------------------	-----

ASSIGNEES—

Page

- Taxes and taxation—Assignees, receivers, sheriffs and master commissioners required to list for taxation moneys, credits, investments in securities or other personal property in their possession—Property shall be entered on tax list on account of person, firm or company for whom it is held..... 674

ASSIGNMENT—

- Common Pleas Judge—Payment of \$10.00 per day provided for by Section 2253 G. C. does not include time spent by a judge in going to and returning from county of said assignment..... 955

ASSIGNMENT COMMISSIONER—

- Court Constable—Judge of Common Pleas Court in county where only one judge holds court, can not legally appoint court constable to attend assignment of cases..... 908

ASSISTANTS—

- City Solicitor—When assistants may be employed—Competitive bids not required for contracts of employment of assistants to solicitor—Council fixes compensation..... 295
- Civil Service—Interpretation of paragraph 8, Section 486-8 G. C.—Persons who claim exemptions as “assistants”—Where there is no municipal Civil Service Commission—Failure of mayor to appoint such commission in sixty days—State Commission may appoint—For permanent appointments, eligible list must contain three names.. 201
- Roads and Highways—
- County Highway Superintendent—Appointment of assistants, superintendents and inspectors for state work—Employed by county highway superintendent with approval of chief highway engineer—When state highway commissioner appoints under Section 1182 G. C.—Road oiling machines..... 750
- Expenses of assistants appointed under Section 1219 G. C. engaged in making surveys and plans—How apportioned—Expenses of assistants, superintendents and inspectors appointed by provisions of above section engaged in work of supervision and inspection—How apportioned 939
- How compensation and expenses of assistants employed under Section 7181 G. C. are to be paid—How assistants, superintendents and inspectors employed under Section 1219 G. C. are to be paid 1160
- Person may be employed as assistant under Section 7181 G. C. and also as assistant superintendent or inspector under Section 1219 G. C., subject to qualification that he cannot act in both capacities at same time—Compensation, how computed..... 965
- Rodmen and axemen on county road work—No authority for such employment by county surveyor as such—May employ assistants, see Section 7181 G. C.—Rodmen and axemen may be employed in ditch construction 1865

ATHENS COUNTY, OHIO—

- Approval of abstract of title to real estate in Athens County—Reforestation tracts 291

ATTORNEY—	Page
Attorney's fees allowed by court under provisions of Section 2923 G. C., 106 O. L. 105, final—When properly certified Auditor may issue warrant—Allowance not required by County Commissioners.....	824
Board of Education—When member of rural board brings action to enjoin another member from serving on such board—Attorney's fees—Not payable from school funds.....	552
City Solicitor—When assistants may be employed—Competitive bids not required for contracts of employment of assistants to solicitor—Council fixes compensation.....	295
County Board of Education—When board can employ attorneys to represent it	915
Industrial Commission—Has no discretion in payment of attorney's fees for claimant when such fee is fixed by trial judge.....	681
Prosecuting Attorney—	
Son of such officer not legally disqualified for employment under Section 2412 G. C. to assist prosecutor.....	1294
When said officer may accept employment from council of village—Limitations of statutes as to such employment discussed—Village counsel	1919
State Highway Department—	
Approval of bonds of certain employes.....	826
Disapproval of bonds of certain employes—Power of attorney and financial statement of companies not attached.....	763
State Liquor Licensing Board—One employed as counsel for village not public officer—Is not ineligible to appointment as county liquor licensing commissioner	1651
Where attorney is employed to assist prosecuting attorney to bring suit for county treasurer to collect taxes—Fees not apportionable to various subdivisions entitled to share in such taxes.....	1581
AUDITOR OF STATE—	
Answers to sixteen questions in regard to officers and members of the General Assembly—Attendance and mileage of members—Salaries of clerks—Purchase of articles for use of General Assembly—What vouchers should be approved by clerk of House of Representatives and president of Senate—Portrait of Lieutenant Governor—No prohibition against a member being interested in contracts let by state—Telephone and telegraph service of members, private and public—Postage—Auditor of State can prescribe system of accounting for General Assembly.....	66
Appropriation to city of Columbus—"Repaving High street from Broad to State in front of state ground"—Item, cost and expense of constructing water main in High street, included.....	506
Approval—	
Certain oil and gas leases to Griffin Producing Company and T. R. Cowell	1300
Certain oil and gas and coal leases in Vinton and Athens Counties	288
Gas and oil lease to T. H. Love, Leesburg, Ohio.....	1521
Leases of canal lands in Hocking and Ross counties.....	852
Supplemental contract for construction and completion of cottage No. 4 at Massillon State Hospital.....	1922
Board of Education—Weak school district—Salary of part-time superintendent	1301

AUDITOR OF STATE—Continued—	Page
Bond and certificate required for sale of genuine steamship and railroad tickets for transportation to and from foreign countries—How same may be released and new certificate and bond filed—Sections 290 to 295 G. C. construed-----	1735
Canal lands—Lease of same to city of Cincinnati—Acts of 1911, 1913 and 1916 considered—Act of 1913 without effect since no lease was executed under it—How new lease should be executed-----	1266
Colonel Jennings Memorial Hall—Disapproval of contract—Consideration greater than balance of appropriation-----	1359
County Commissioners—Expenses incurred in arrest and return of person charged with felony who has fled from state—State liable for expenses only when requisition has been properly made for such prisoner -----	658
Fire marshal tax—How computed in year 1915 when statute was amended by legislature and same took effect before tax was due—Amended statute governs—Gross premium receipts <i>less</i> returned premiums and considerations received for reinsurance basis for computation	106
Foreign railroad company—Real estate acquired for new right of way—Lease of same temporarily—Not liable for excise tax on that part of earnings from such property-----	498
General Assembly—Salary of member—Certificate of speaker of House of Representatives, conclusive—John A. Mansfield, Steubenville, Ohio -----	1132
Has authority to release bond given under Section 291 G. C., provided new bond is given-----	405
Industrial Commission—Appropriation made for definite number of employes cannot be used to pay compensation to employes in excess of definite number-----	1495
Insurance—Adjustment of foreign insurance company's tax—Word "premium" does not include assessment receipts—Interpretation of Sections 5432 and 5433 G. C.-----	643
Interpretation of Section 4740 G. C.—Amended twice by same legislature—Effect—The word "superintendent" defined—"State aid" refers to regular payment by state of part of salary of district superintendent not to aid to weak school district—District employing part time superintendent may receive state aid as weak school district -----	1176
Judges—Common Pleas—Court of Appeals—Reimbursement for expenses—Interpretation of Section 2253 G. C.—"Year" as used refers to the official year and not to calendar year—Allowance, personal to judge -----	143
Justice of Peace—Speeding of automobiles—When plea of guilty to charge of violating Section 12604 G. C. is made before Justice of Peace he is without jurisdiction to render final judgment—Exception—How fines illegally paid under Section 12604 G. C. can be recovered-----	1437
Lookout Mountain Monument—	
Approval of contract and bond-----	859
Soldiers' Memorial Commission is authorized to pay expenses of person designated to unveil monument and also expenses of stenographer to make record of dedicatory exercises-----	852
Ohio National Guard—Lieutenant-Colonel McQuigg entitled to compensation having performed services for National Guard-----	1842

AUDITOR OF STATE—Concluded—	Page
Ohio State University—Supplemental contract for construction of shop building approved	713
Ohio University—Balance of appropriation for women's dormitory available for construction of annex to house help.....	1137
Public Utilities Commission—Railroads and public utilities cannot be required to pay assessments made under Section 606 G. C. before first day of August, annually.....	1060
Schools—No power in appointing authority to increase compensation of district superintendent during term for which he was elected after appointment has been accepted by person so elected—When certificate once made to County Auditor no subsequent certification may be made for that year.....	1855
School lands—No authority for granting of an easement on such lands to pipe line company—Purpose laying pipe line—The Buckeye Pipe Line Company.....	1749
Secretary of State—Bill for telegraph tolls instructing election boards to preserve ballots of the November election, 1916—Legal charge—Question of validity of order immaterial.....	1948
Spencerville Armory—Contract and bond for completion of same, approved	1104
State Board of Public Buildings—	
Certain vouchers drawn by said board should be paid—Case of Lyons v. said Board decided in Common Pleas Court of Franklin County distinguished from above items of expense.....	1833
Wyandotte Building—Board required to follow provisions of Section 2314 et seq. G. C. in contracts over three thousand dollars..	1614
Treasurer of State—When such officer may create collection account in some bank—Limitations of statutes applicable to depositories of active and inactive funds.....	525
Where attorney is employed to assist prosecuting attorney to bring suit for County Treasurer to collect taxes—Fees not apportionable to various subdivisions entitled to share in such taxes.....	1581
 AUDITOR (CITY)—	
Toledo Municipal University—Board of Directors of said university have full control of funds raised by taxation for said purpose—Council without authority to appropriate said funds.....	1207
 AUSTIN POWDER COMPANY OF CLEVELAND, THE—	
Approval, sale to The Austin Powder Company of Cleveland, Ohio, portion of abandoned Ohio Canal Basin.....	1635
 AUTHORIZED CAPITAL STOCK—	
Corporation—Redeemed preferred stock held to be merely withdrawn and may be reissued—The Goodyear Tire and Rubber Company of Akron, Ohio	758
 AUTOMATIC COUPLERS—	
Inspector of automatic couplers—Assessment for maintenance of such office not required to be paid by railroads before August 1st, annually	1086

AUTOMOBILE—	Page
Automobile for County Infirmary—County Commissioners may purchase oil, gasoline and tires for automobile furnished by superintendent of County Infirmary—Such service may be required in fixing superintendent's compensation	1800
Constables—Where no vacancy, no authority to appoint additional constable—Such special constables without authority to perform duties—Not entitled to fees—No finding for recovery—Motor vehicle speed laws.....	1703
County Commissioners—May allow contingent expenses of employes of taxing department of county auditor's office and county board of revision—What is meant by contingent expenses under provisions of Section 5585 G. C., 106 O. L. 256—Car fare, automobile hire, etc.	623
Justice of Peace—Speeding of automobiles—When plea of guilty to charge of violating Section 12604 G. C. is made before Justice of Peace he is without jurisdiction to render final judgment—Exception—How fines illegally paid under Section 12604 G. C. can be recovered.....	1437
Person who allows motor vehicle <i>to stand</i> in a public road in night time without any lights not guilty of violation of Section 12614 G. C.—Municipal corporations are authorized to require such vehicles to display lights in night season, although not in motion.....	1767
Prosecuting Attorney—When an allowance under provisions of Section 3004 G. C. may be expended in employment of person to procure evidence against violators of the law regulating speed of motor vehicles	1453
Roads and Highways—	
County Highway Superintendent—Actual and necessary expenses incident to maintenance and operation of an automobile used exclusively by such superintendent in his official business may be allowed by County Commissioners—Distinction between expenses for public and private purposes—How apportioned.....	11
How to proceed where person claims to have been injured by reason of negligence of employes of state engaged in constructing road by force account—Claim presented to legislature.....	1768
Sale of wood and denatured alcohol—Statutes regulating sale of intoxicating liquors and also those governing adulterated food and drugs have no application—May be sold by garage men and hardware dealers—Containers—How labeled.....	1664
Township Boards of Health—Expenses—How paid.....	1122
 AUTOMOBILE LICENSE PLATES—	
Board of Administration has authority to manufacture such plates with convict labor in penitentiary and reformatory.....	972
 AWARDS—	
See also Industrial Commission.	
Commission for the Blind—When an applicant to its industrial schools receives an award from Industrial Commission on account of an injury in course of his employment, said fact does not of itself operate to deny him benefits of Section 1366 G. C.—Commission for Blind should exercise discretion.....	1236

AWARDS—Concluded—

	Page
Industrial Commission—	
Has no discretion in payment of attorney's fees for claimant when such fee is fixed by trial judge.....	681
Without authority to commute an award for permanent total disability to a lump sum.....	120
Workmen's Compensation Act—	
Claim for compensation due an injured employe cannot be compromised by Industrial Commission before <i>suit, action</i> or <i>proceeding</i> is brought against employer for collection of such compensation—Section 1465-74 G. C. construed.....	160
No authority of law for Industrial Commission to request State Highway Department to withhold payment of money earned by an employer, to pay an award allowed by said commission—How money might be obtained.....	1744
No authority for Industrial Commission to direct an employer who is self-insured to pay compensation due an injured employe to wife and children of said employe, so long as employe is living..	1877
State insurance fund is trust fund for payment of compensation to injured employes and dependents of killed employes—Said fund should be safeguarded—Claims should be clear but any doubt should be weighed carefully in favor of claimant.....	879
When allowance of compensation under two different sections may be made at same time to injured employe—Compensation for temporary total disability—Section 1465-79 G. C.—Amount for specific injuries—Section 1465-80 G. C.....	1480
When Probate Court approves settlement made by guardian for benefit of minor children in claim under Section 27 of said law and bond is executed, where facts clearly show recovery could not be had upon an action to enforce collection of award, Industrial Commission has authority to approve settlement as outlined.....	881

AXEMEN—

Rodmen and axemen on county road work—No authority for such employment by county surveyor as such—May employ assistants, see Section 7181 G. C.—Rodmen and axemen may be employed in ditch construction	1865
---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

BAILIFF—

Court Constable—Judge of Common Pleas Court in county where only one judge holds court, cannot legally appoint court constable to attend assignment of cases.....	908
Cleveland Municipal Court—	
Cleveland municipal charter—Whether or not provision of charter or state law govern expenditures in Municipal Court—What costs are taxable for publication in legal news—When notary public fees are taxable as costs—Discussion of bailiff's authority in sale of property taken on execution—Municipal judges without authority to commit persons to county jail who have been accused or convicted of violation of city ordinances—Should be committed to city prison.....	1868
Fees—"Sitting at trial"—Police officer or bailiff—Witnesses.....	1367

BALLOTS—	Page
See also Deputy State Supervisors of Elections—Secretary of State— Prosecuting Attorney.	
Candidates for office—Fee prescribed by Section 4970-1 G. C., is not required to be paid by candidates who are nominated by having their names written upon primary ballot.....	1205
Corrupt Practice Act—Persons may be employed to distribute marked unofficial ballots and cards at polls on election day.....	285
County Commissioner—Form of primary ballot for nomination of candidates for County Commissioner to fill an unexpired term.....	978
Deceased candidate—Deputy State Supervisors of Election should not print such name on primary ballots—How votes should be counted if name does appear—When no names of candidates for nomination on primary ballot as well as when names do appear—Interpretation of statutes for blank spaces in either case on ballot—Where name of candidate is written in eight per cent. of number of ballots cast necessary to fill vacancy—When nomination is made if deceased candidate's name appears and another name is written on ballot.....	1214
Poll books—Tally sheets—Where transmitted in registration cities and where registration not required—Those of regular elections in odd numbered years for township officers and Justice of Peace returned to Township Clerk—Where other returns should be made—Ticket nominated by single petition printed in separate column—Independent candidates nominated by separate petitions in list to right of tickets—Returns of elections for election of officers of newly created municipality.....	86
Secretary of State—Bill for telegraph tolls instructing election boards to preserve ballots of the November election, 1916—Legal charge—Question of validity of order immaterial.....	1948
 BALTIMORE & OHIO SOUTHERN RAILWAY—	
State Highway Commissioner—Authority to appropriate land over railroad tracks—State Commissioner should not exercise authority—No machinery for such officer to enforce contribution by railway company	1248
 B. & O. S. W. R. R. CO.—	
Disapproval, proposed sales of canal lands to the B. & O. S. W. R. R. Co. and the C. H. & D. Ry. Co. at Chillicothe, Ohio.....	956
 BAND—	
Mobilization of Ohio National Guard—Band of Engineer Battalion entitled to payment out of state funds from time Secretary of War directed that said band was not included in call of President until mustered out.....	1805
 BANKS AND BANKING—	
See also Superintendent of Banks.	
Board of Education—	
Depository bank for school funds—When closed and receiver appointed—Whether or not board can borrow money to pay obligations previously incurred until they realize on depository bond..	683

BANKS AND BANKING—Concluded.

	Page
Board of Education—Concluded—	
Form of hypothecation of bonds as collateral security for deposit of funds of a school district on bank duly designated as depository for such funds.....	388
Without authority to pay teacher's salary and expenses while attending continuation school or university; nor to exchange teachers with another state or country; nor to make allowance to a teacher for successfully maintaining school savings bank—Board may establish elementary school in General City Hospital—Cincinnati...	122
Building and Loan Associations—	
Depositors may withdraw funds by non-negotiable orders—Same assignable—Section 9652 G. C. construed.....	1775
May invest funds in securities that are accepted by United States government to secure postal savings deposits in national banks...	1720
Chattel mortgage or loan brokers—Any such broker who obtains state license is not required to pay any additional license fee to a municipality	832
Circulation of advertisement—Statement that all banks are not safe and banks which carry bank depositors' insurance are safer than those which do not carry such insurance, not a violation of Section 13383-1 G. C.	1904
Depositories of public funds—Hypothecated securities in lieu of bond—Default of depository—To what extent said securities may be sold by political subdivision.....	819
Depository of county funds—May designate another bank or trust company as its agent—Original depository and its surety still responsible for safe keeping of such funds.....	62
Deposits in form of checks—When made by county treasurer in county depository—How interest is to be computed—"Daily balances"...	666
Fidelity or Indemnity Insurance Company—Must have authorized paid up capital stock of not less than \$250,000 to qualify as surety under provisions of Section 2723 G. C.	1428
Morris Plan Bank—Method of loaning money not authorized by laws of this state.....	1401
Prosecuting Attorney—"Furtherance of justice fund"—Bids for deposit of fund not required—Prosecutor's bond is county's security....	55
Safe deposit companies—Not authorized to accept trusts or act as trustee—Cannot issue "participating certificates"—May accept for safe keeping such participating certificate.....	1827
Stockholders of state banks not authorized to cumulate their votes in election of directors.....	1804
Treasurer of State—	
May not receive county warrants to qualify trust companies to do business in Ohio—Texas counties.....	1398
When such officer may create collection account in some bank—Limitations of statutes applicable to depositories of active and inactive funds.....	525
Trust companies—"Municipal bonds"—Bonds of magisterial district of West Virginia not bonds of municipality within meaning of that term as used in Section 9778 G. C.	1489

	Page
BANKERS LIFE COMPANY, DES MOINES, IOWA—	
Insurance—Adjustment of foreign insurance company's tax—Word "pre- mium" does not include assessment receipts—Interpretation of Sections 5432 and 5433 G. C.-----	643
BANKERS SURETY COMPANY—	
Auditor of State—Has authority to release bond given under Section 291 G. C., provided new bond is given-----	405
BANKS ON IMPROVED ROADS—	
Roads and highways—Perpendicular wash bank more than eight feet in height—Duty of guard rail protection rests upon County Com- missioners—Section 7563 G. C. construed-----	1462
BARNESVILLE (VILLAGE)—	
Roads and highways—Barnesville-Hendrysburg road in Belmont county— Under facts submitted Ohio Valley Contracting Company may continue improvement without entering into new contract-----	1560
BARNYARD MANURE—	
Board of Agriculture—Barnyard manure—Interpretation of statute reg- ulating sale of fertilizers-----	1686
BASTARDY PROCEEDING—	
Fees of sheriff—Person sentenced by commanding officer of militia to county jail—Fees for committing and discharging defendant in bastardy proceeding—Fees in contempt proceedings—No jail fees where witnesses are committed by Coroner-----	867
BATCH MIXER—	
Roads and highways—Provision in specifications for concrete construc- tion on public work for "batch mixer" to be used is reasonable--	1021
BENEFITS—	
Brotherhood of All Railway Employes, a foreign fraternal benefit asso- ciation, cannot be licensed to do business in Ohio—Its charter authorizes payment of death benefits only in event of death re- sulting from <i>accidents</i> —Such provision does not meet require- ments of General Code of Ohio-----	57
Roads and highways—Road improvement commenced under Section 6956-1, et seq., G. C. prior to repeal by Cass Highway Law— Assessment according to benefits—Real estate lying within and without a municipal corporation—Abutting property of improved road which was built entirely by general taxation may be as- sessed—Sewage disposal plant owned by city and lying outside of city and within one mile assessment district-----	102
BEVERAGES—	
Sale of wood and denatured alcohol—Statutes regulating sale of intox- icating liquors and also those governing adulterated food and drugs have no application—May be sold by garage men and hard- ware dealers—Containers—How labeled-----	1664

BIDS AND BIDDERS—	Page
See also Advertisements—Contracts—Newspapers—Publication—Roads and Highways.	
Approval contracts and bonds for construction of five dormitory buildings—Institution for Feeble Minded—Columbus State Hospital—Ohio Hospital for Epileptics, Gallipolis, Ohio-----	820
Approval, contract for women's dormitory at Kent State Normal College	958
Automobile license plates—Board of Administration has authority to manufacture such plates with convict labor in penitentiary and reformatory -----	972
Board of Administration—	
Advertisement for five new cottages at different institutions may be made in same legal notice—Contract should be awarded to lowest bidder on each of said buildings-----	14
Cottage at Massillon State Hospital—Supplemental bid received subsequent to opening of original bid received cannot be considered in awarding contract-----	1328
Board of Agriculture—Competitive bids must be secured for letting painting contracts at state fair grounds—Other formalities not required -----	876
Board of Education—Bids and bidding—Advertisement for heating and ventilating school building—May have such general specifications as to permit bids being offered for installation of <i>any</i> system of heating and ventilating that may be determined by board after bids opened -----	148
Board of Trustees of Bowling Green State Normal College—Approval of contract for construction of training school building-----	1292
Bridges and culverts—When contract for bridge is required to be let at competitive bidding and is so let—No authority for changing plans after contract is awarded-----	1504
Cass Highway Law—Interpretation of Sec. 7199 G. C. as to giving of notice for letting of contracts for improving and maintenance of roads or letting of bridge contracts—Sections of General Code repealed by implication by reason of enactment of above section—In advertising sale of county road bonds Sec. 6929 G. C., 106 O. L. 603, governs—Secs. 2343, 2344 and 2345 G. C. are not repealed by Cass Highway Law-----	838
County Commissioners—May contract for supplying county infirmary with electric light—No public utility may enter into such contract at rate in excess of that shown by its schedule filed with Public Utilities Commission of Ohio-----	1187
County Commissioners and Township Trustees—No statutory provision in purchasing culvert pipe and road machinery to let contracts for same by competitive bidding-----	523
Infirmary Building Commission—Restrictions under Section 2358 G. C. in making contracts for erection of building—Contracts must not exceed estimate of cost of entire building nor on the part or items of contract—No change in bids after they have been opened....	747
Prosecuting Attorney—"Furtherance of justice fund"—Bids for deposit of fund not required—Prosecutor's bond is county's security-----	55
Roads and Highways—	
Answers to nineteen questions construing provisions of Cass Highway Law -----	882

BIDS AND BIDDERS—Concluded.

	Page
Roads and Highways—Concluded—	
Bids received by State Highway Commissioner for road improvement—No contract awarded—Where desired to improve shorter section of highway than that covered by bids—Must reject all bids, make new estimate and readvertise—Electric railway company may be compelled to move tracks from center to side of road—How interurban company can be compelled to pay for paving between rails—Ohio Electric Railway Company-----	808
Where contractor failed to perform contract—Highway Commissioner readvertised and relet same—Contract relet at excess amount—Surety liable-----	1345
State Board of Public Buildings—Wyandotte building—Board required to follow provisions of Section 2314 et seq G. C. in contracts over three thousand dollars-----	1614
State Highway Commissioner—	
Contract between state and the Yount and Jackson Company—Without authority in law under facts submitted-----	602
Contracts made by such officer are not required to be approved by County Commissioners although county co-operates in making improvement -----	1097

BI-MONTHLY WAGES—

Board of Education is not controlled by Section 12946-1 G. C. for payment of wages in each calendar month-----	1056
----------------------------------------------------------------------------------------------------------------	------

BLIND RELIEF—

 See also County Commissioners.

Commission for Blind—

State Board of Health—How co-operation is to be effected under provision of Section 1367 G. C.—Prosecution for violation of said section -----	877
When an applicant to its industrial schools receives an award from Industrial Commission on account of an injury in course of his employment, said fact does not of itself operate to deny him benefits of Section 1366 G. C.—Commission for Blind should exercise discretion-----	1236
One need not be totally blind to render him eligible—Question as to whether such person would become public charge—Section 2965 G. C.-----	521

BOARDING PRISONERS—

Sheriff—Compensation for feeding prisoners employed upon highway work—Claim submitted, disapproved-----	1973
---------------------------------------------------------------------------------------------------------	------

BOARD OF ADMINISTRATION—

 See also Ohio Board of Administration.

Approval, supplemental contract for construction and completion of cottage No. 4 at Massillon State Hospital-----	1922
Automobile license plates—Board of Administration has authority to manufacture such plates with convict labor in penitentiary and reformatory -----	972
Convict—No authority for issuance of conditional certificate of restoration -----	1113

BOARD OF ADMINISTRATION—Concluded.	Page
Cottage at Massillon State Hospital—Supplemental bid received subsequent to opening of original bid received cannot be considered in awarding contract.....	1328
Dayton State Hospital—Approval of certain quit claim deeds authorized by Senate Bill No. 292, 106 O. L. 427.....	669
Dependent or neglected children—Law relating to such children distinguished from provisions applicable to delinquent children—Board of Administration orders—Juvenile Court may issue further orders in regard to commitment of such children—See Section 1643 G. C.....	1796
Ohio Hospital for Epileptics—Superintendent—Letter may be mailed describing condition of patient in that institution to person contemplating marriage with such inmate.....	1081
Subpoena may issue out of any United States District Court in any criminal case for prisoner in Ohio State Reformatory to appear as witness, when duly served.....	1676
BOARD OF AGRICULTURE—	
See also Agriculture—Dairy and Food.	
Agriculture—Corn boys' trip—Certain items of bill of T. P. Riddle approved and disapproved for 1916.....	1773
Approval, contract for construction of fish hatcheries at Lake St. Marys, Ohio	1321
Approval, leases to Board of Agriculture of Ohio for fish hatcheries....	1519
Barnyard manure—Interpretation of statute regulating sale of fertilizers..	1686
Competitive bids must be secured for letting painting contracts at state fair grounds—Other formalities not required.....	876
County Agricultural Societies—Board of Agriculture should interpret its own rules relative to such county societies.....	1782
Evaporated skimmed milk—Sale prohibited in Ohio—"Hebe"—Compound of evaporated skimmed milk and vegetable fats according to label	1575
Interpretation of Section 5785 G. C. as to what is not "misbranding" under statute—When product contains substantial proportion of each of said ingredients on label—What constitutes substantial proportion of any ingredient—Towle's Log Cabin Syrup.....	255
Municipal corporation—Charter provision fixing different standard of milk from state law—Nevertheless state law may be enforced—Cleveland, Ohio.....	391
Municipal Court of Columbus, Ohio—Persons convicted in said court for violation of Section 12758 G. C. should be required to pay all necessary costs of analysis and inspection as provided in Section 12759 G. C.....	61
Relation of T. P. Riddle who conducted Corn Boys' Trip for 1915 that of independent contractor—Board only authorized to pay expenses of secretary.....	1619
Sale of wood and denatured grain alcohol—Statutes regulating sale of intoxicating liquors and also those governing adulterated food and drugs have no application—May be sold by garage men and hardware dealers—Containers—How labeled.....	1664
Without authority to appoint appraisers to determine value of cattle which are required to be killed under Section 1114 G. C.....	19

BOARD OF AGRICULTURE—Concluded.	Page
Without authority to enter into contract with County Commissioners to pay portion of cost and expense of ditch improvement—State serum farm.....	1684
Veterinary medicine—Form of indictment for illegal practice of same....	1110
Weights and Measures Laws—No provision of law for manufacturer of paper milk bottles to file bond guaranteeing standard measurements	520
BOARD OF AGRICULTURE OF SHELBY COUNTY—	
Board of Agriculture of Shelby county—When candidates for such offices are authorized to be nominated and elected—No election this year	1125
BOARD OF BOILER RULES—	
Steam boilers—Boilers of less than fifteen pounds pressure exempt from inspection when equipped with safety devices—Resolution authorizing inspection when boilers not so equipped, unnecessary.....	22
BOARD OF CENSORS—	
Board of Censors of motion picture films—Members of such board are in unclassified service of state civil service.....	235
BOARD OF COMPLAINTS—	
See also Taxes and Taxation.	
County Board of Revision—Increase of property valuation—Notice necessary to property owners—Where County Auditor neglected or was unable to give notice in time required—Tax Commission may extend time for completion of work of County Board of Revision so as to give opportunity to file complaints.....	1565
BOARD OF CONTROL (OHIO AGRICULTURAL EXPERIMENT STATION)—	
Approval, contract between Board of Control of Ohio Agricultural Experiment Station and firm of Long and Bogner for construction of Animal Husbandry building.....	1663
BOARD OF COUNTY EXAMINERS—	
Schools—County superintendent as county school examiner entitled to compensation for conducting investigations—Sections 7827 and 7828 G. C. interpreted.....	1129
BOARD OF DEPUTY STATE SUPERVISORS OF ELECTION—	
See Deputy State Supervisors of Election.	
BOARD OF EDUCATION—	
See Schools—Superintendent of Public Instruction—Bureau of Inspection and Supervision of Public Offices.	
Academic department of college or university supported by state in which teachers' training school is maintained—Person holding diploma from first grade high school entitled to admission to such department without condition.....	1969
Adoption of text books—Not mandatory to readopt after five years have elapsed since books first adopted.....	796

BOARD OF EDUCATION—Continued.	Page
Approval of transcript of bond issue, city school district, Zanesville, O....	172
Approval of transcript of bond issue of Edison village school district, Morrow county, Ohio.....	172
Approval, synopsis for initiative law to provide free text books in public schools	551
Approval, synopsis for initiative law to provide free text books in public schools—Resubmitted	605
Any district board may contract with board of another district for admission of pupils into any school in another district.....	1617
Authorized to erect stables for shelter of vehicles, horses and conveyances of pupils who drive to school.....	1483
Authorization to re-establish suspended school—Must find twelve or more pupils qualified who are enrolled in attendance at some school..	1487
Bids and bidding—Advertisement for heating and ventilating school building—May have such general specifications as to permit bids being offered for installation of <i>any</i> system of heating and ventilating that may be determined by board after bids opened.....	148
Bi-monthly wages—Board of Education is not controlled by Section 12946-1 G. C. for payment of wages in each calendar month....	1056
Boards of adjoining county school districts may not act under authority of Section 4696 G. C., 106 O. L. 397, on petition to transfer territory from a rural school district in one of said county school districts to a local district in said adjoining county school district, <i>after</i> proceedings have been commenced to centralize schools in said rural school district—Madison county.....	343
Board of Library Trustees—Library fund—Custodian of fund—See opinion No. 1059, November 30, 1915.....	555
Bonds—May not be issued for purposes mentioned in Section 7630-1 G. C. except upon approval of electors of school district in manner provided by Sections 7625 and 7626 G. C.—Bonds may not be issued if practicable to secure funds by Section 7625 et seq. and Section 5649-5b G. C.—Erection of school buildings.....	1654
Bond Issue—	
Flood Emergency Act, 103 O. L. 141—County Commissioners have continuing authority to issue bonds and notes to provide funds to repair, replace or reconstruct public property or ways, injured or destroyed in manner and at time described in said Section 1 of said Flood Emergency Act.....	1058
To purchase site and erect high school building may be submitted at special or general election—Additional tax for high school purposes, how submitted—Bonds issued under Section 7669 G. C. for high school building must be issued by each district separately and majority of electors in each district must approve—Levy for interest and sinking fund—How apportioned—Site purchased by Boards of Education for several united districts—Limitations of levy for interest and sinking fund discussed.....	1100
Bonds Issued—	
Under Section 4692 G. C. do not become an “indebtedness” of a school district until said bonds are actually sold and in process of delivery.....	847
For purpose of purchasing site whereon to erect high school building—May not be used for erection of grade school building.....	1778

BOARD OF EDUCATION—Continued.

	Page
Bonds Issued—Concluded—	
Pursuant to Section 7625 G. C. for construction of school building—	
Tax levy certified to County Budget Commission after electors had voted favorably for bond issue—Where Budget Commission had completed work and certified its findings to County Auditor, <i>if levy within fifteen mill limitation</i> , said Budget Commission may certify same to County Auditor—Duty of County Auditor to determine tax rate necessary to produce amount needed.....	1699
Centralization adopted—Board may secure sites at different points in such districts and erect suitable buildings.....	496
Children's Home—	
School of such institution not under supervision of County Board of Education unless requested by Board of Trustees of orphans' asylum, otherwise control of school is in Board of Trustees—Public school.....	816
Where Trustees request admission of pupils to common schools—Board of Education of district obliged to admit such pupils—County Commissioners pay tuition—When new building required and fund not available—Board of Education must borrow money for purpose of erecting school building.....	1285
County Board of Education—	
How members are to be elected—What constitutes "a vote of majority members present"—Member serves until successor elected and qualified—When County Superintendent refuses to call meeting, majority of several presidents of various village and rural school districts may call meeting.....	696
Question of centralization of schools and issuance of bonds to purchase site and erect school building, submitted to electors of rural school district—Cannot transfer territory to another district for period of three years.....	1467
Transfer of territory—Board may transfer to an exempted village school district—See Section 4696 G. C., 106 O. L. 396—Transfer pursuant to Section 4692 G. C., 106 O. L. 396—Duty of board to which territory is transferred to levy taxes to pay indebtedness so apportioned to it.....	1005
When board can employ attorneys to represent it.....	915
Where judgment rendered against board—Liable for costs including witness fees—How collected.....	1637
County Board of School Examiners—	
Members of such board are not "county officers" and said board is not "county board" within meaning of Section 2917 G. C. and Prosecuting Attorney is not required to act as legal adviser of said board.....	983
Terms of such members—Those eligible to appointment as members of such board.....	1423
When board is required to grant an applicant a one-year certificate who has not had previous teaching experience.....	561
Witnesses—Authority to issue subpoenas—Fees of witnesses—Necessary expenses of sending for witnesses—How paid—Board may revoke a five-year certificate.....	1728
Depository bank for school funds—When closed and receiver appointed—Whether or not board can borrow money to pay obligations previously incurred until they realize on depository bond.....	683

BOARD OF EDUCATION—Continued.	Page
District Superintendent—Frequency of filing reports under Section 4740 G. C., 106 O. L. 439, left to discretion of County Superintendent—Duty of Board of Education to withhold pay of Superintendent who fails to file required reports.....	1981
Encyclopedia purchased for use of high school not a permanent improvement within meaning of that phrase as found in Section 7747 G. C.....	1079
Form of hypothecation of bonds as collateral security for deposit of funds of a school district in bank duly designated as depository for such funds.....	388
How note may be executed to constitute a legal obligation against school funds of district.....	469
Indoor chemical closets may not be installed in school houses.....	1276
Interpretation of Section 4740 G. C.—Amended twice by same legislature—Effect—The word “Superintendent” defined—“State aid” refers to regular payment by state of part of salary of District Superintendent not to aid to weak school district—District employing part time Superintendent may receive state aid to weak school district.....	1176
Joint high school—Rural school district contributes an average of seventy dollars per month toward salaries of teachers—Village school district an average of ten dollars per month—Rural district for such reason not debarred from state aid—Powers and duties of joint high school committee—See Section 7670 G. C.....	772
Municipal Civil Service Commission—Controls city school district—Janitors of school buildings in classified service—Clerks of Boards of Education in unclassified service.....	185
Municipal corporation—Without authority to donate to Board of Education of village or city school district, site upon which to erect a school building.....	861
Not legal when under contract with parents to transport children to school, to pay such parents for such transportation when same is not furnished by them.....	338
Prosecuting Attorney—When said officer may accept employment from Council of village—Limitations of statutes as to such employment discussed—Village counsel.....	1919
Schools—	
A teacher employed by any Board of Education may not be employed by publishers of text books, which are listed with Superintendent of Public Instruction, to demonstrate methods of such text books in summer normal schools—See Section 7718 G. C., 106 O. L. 447	863
County Superintendent as County School Examiner entitled to compensation for conducting investigations—Section 7827 and 7828 G. C. interpreted.....	1129
Methods of measuring distance pupils live from nearest school—Section 7731 G. C., 104 O. L. 133.....	1397
Minimum limitation on number of teachers employed in supervision district—Section 4738 G. C. has no application to separate supervisions continued under Section 4740 G. C.—Same application as to sections as amended in 106 O. L.—County Board of Education without authority to transfer territory from separate district continued under Section 4740 G. C. then or now.....	1499

BOARD OF EDUCATION—Continued.

	Page
Schools—Concluded—	
No power in appointing authority to increase compensation of District Superintendent during term for which he was elected after appointment has been accepted by person so elected—When certificate once made to County Auditor no subsequent certification may be made for that year-----	1855
Teacher's certificate of qualification questioned by state inspector—Board of Education not liable personally for compensation paid teacher although certificate of grade of high school is withdrawn	1880
School lands—No authority for granting of an easement on such lands to pipe line company—Purpose laying pipe line—The Buckeye Pipe Line Company-----	1749
School teachers' pension fund—Proper treasurer before and after clerk assumed duties of treasurer of school funds when depository is and is not provided—City school districts—Village school districts—Rural school districts—School districts-----	266
State Board of School Examiners—Refusal to grant certificate to applicant—Upon request board should disclose to applicant all evidence submitted to it-----	1364
Taxes and taxation—County Board of Revision—No authority for payment of fee to witnesses called by such board—Board of Education of school district may contract with board of another district for admission of its pupils—Board may assign such pupils to attend school—Compulsory education laws—When pupil subject thereto -----	1471
Teacher in public schools may not make up for a day lost during term of teaching on Washington's birthday—Section 7687 G. C. construed	519
Teachers' pension fund—Where teacher retires pursuant to provisions of Section 7882 G. C.—Eligible to pension under Section 7883 G. C.—Right to pension not defeated by subsequent employment	1657
Text books—When majority of members of village or rural School Board do not vote for adoption of text books, recommended by District Superintendent, board may under Section 7713 G. C. adopt books without further recommendation by District Superintendent—Time for adopting text books-----	1357
The word "taxation" as used in Section 4759 G. C. does not include the term "assessment"—Street improved on which school property abuts—Not assessable—Board without authority to pay for such improvement out of its contingent fund or levy tax for such purpose -----	663
Treasurer of State—Not authorized to accept legally issued bonds of school districts in lieu of cash deposit provided under Section 9778 G. C. for trust companies-----	1109
Weak school district—Salary of part-time Superintendent-----	1301
When pupils who arrive at age of six years after beginning of school year may enter upon first year's work—Board may adopt reasonable rules and regulations governing the same-----	1598
Where pupil has Boxwell diploma at time of law's repeal—Has all rights and privileges conferred by Sections 7747 and 7748 G. C.—May attend high school although Boxwell law is repealed-----	1853

BOARD OF EDUCATION—Concluded.	Page
Where pupil placed in custody of resident of district by Juvenile Court, attends city school—Parents who reside outside of district not to be charged for tuition—What court has jurisdiction in juvenile cases in Hamilton county.....	576
Where school teachers' pension fund is maintained—Clerk-Treasurer of School Board becomes Treasurer of Board of Trustees of said school teachers' pension fund—Neither board has authority to provide depository for said fund.....	1092
Without authority to pay teacher's salary and expenses while attending continuation school or university; nor to exchange teachers with another state or country; nor to make allowance to a teacher for successfully maintaining school savings bank—Board may establish elementary school in general city hospital—Cincinnati.....	122
 BOARD OF EDUCATION (CITY)—	
Municipal corporation—Annexation of territory from one or more townships to a city—How funds and indebtedness of said township are to be apportioned—How funds and indebtedness of school districts are to be apportioned in such case—City of Akron.....	918
Teachers' pension fund—Not retroactive.....	789
 BOARD OF EDUCATION (COUNTY)—	
County and District Superintendents of Schools—Who are eligible under Sections 4744-4 G. C. and 4744-5 G. C. to serve as such Superintendents	834
Citations of statutes relating to receipts and expenditures by said board as prepared by Bureau, approved.....	397
District Superintendent has authority to excuse a child from attending public school in rural district under certain conditions—Clerk of Board of Education of said rural school district without such authority—Person teaching child at home not required to hold teacher's certificate or college diploma.....	305
Filing of remonstrance against transfer of territory under Section 4692 G. C., 106 O. L. 397—When names may be withdrawn from remonstrance—When transfer legally effected.....	582
How members are to be elected—Serve until successors elected and qualified	270
May not dismiss District Superintendent upon charges specified by statute—Presidents of Boards of Education of several rural and village school districts have authority.....	1127
Schools—Compensation of District Superintendent—Erroneous certification by County Board of Education—How error corrected—Erroneous apportionment by County Auditor—How same may be corrected upon proper certification being made.....	1964
Territory may not be transferred to an adjoining county district after proceedings to centralize schools of rural school districts have been commenced	557
Transfer of territory—Remonstrance filed—Whether or not same was filed within thirty-day limitation provided by Section 4692 G. C., 106 O. L. 397.....	787
Transfer of territory from local district to another within same county district—Section 4692 G. C. governs—Transfer of territory from one county to another county—Section 4696 G. C. governs.....	399

BOARD OF EDUCATION (COUNTY)—Concluded.	Page
Where prior to August 27, 1915, number of teachers employed in any supervision district reduced below twenty, such supervision district thereby abolished—If board acted pursuant to Sections 4692, 4736 or 4738 G. C., 106 O. L. 396, reduced number of teachers below thirty, district abolished—When position of District Superintendent is abolished for above reasons—Question of territory also considered.....	1197
BOARD OF EDUCATION (RURAL SCHOOL DISTRICT)—	
Funds may not be expended in acquiring "right of way" through private property for use of pupils who are required to be transported..	930
Can legally own real estate in limits of a village school district located within said township.....	13
Rural school district which maintains no high school—Pupils attend school in another district—When board of former district is required to pay tuition of such high school pupils.....	976
Township rural school maintaining second grade high school—Pupils who attend first grade high school in another district for first three years and are not graduates of a second grade high school are not entitled to have tuition paid for fourth year's attendance at said first grade high school by township board maintaining second grade high school.....	162
When member of rural board brings action to enjoin another member from serving on such board—Attorney's fees—Not payable from school funds.....	552
Which maintains no high school—How amount of tuition for board maintaining high school is to be computed.....	1733
Without authority to appropriate real estate for purpose of constructing a sewer to be used in connection with sewage disposal plant....	1211
Village incorporated from part of township rural school district—Status of school property—Title to property is held by board of rural school district.....	629
BOARD OF EDUCATION (VILLAGE)—	
Offices compatible—Member Village Board of Education—Clerk of Village Council.....	205
Two adjoining village school districts are without authority to unite for high school purposes, only.....	554
When village school district has tax valuation of less than \$500,000 board should submit to electors question of reorganizing or dissolving such district—Sections 4681, 4682 and 4682-1 G. C. construed....	1388
BOARD OF EMBALMING EXAMINERS—	
See State Board of Embalming Examiners.	
BOARD OF HEALTH—	
See State Board of Health.	
Approval, order of State Board of Health with reference to sewage in city of Akron.....	720
'Commission for Blind—State Board of Health—How co-operation is to be effected under provision of Section 1367 G. C.—Prosecution for violation of said section.....	877

BOARD OF HEALTH—Concluded.	Page
Council may be compelled by mandamus to establish such board—Council without authority to then abolish such board—Board is a continuing body—City of Conneaut.....	1696
Health officer—Woman not eligible to hold such position.....	680
Health Officer in villages—Holds office until successor is appointed and qualified	660
Payment from public treasury of business losses accruing as an incident to promulgation of quarantine orders not authorized—Inability to market eggs and butter.....	953
State Board of Health—Election of Secretary—Construction of statutes and rules and by-laws of said board regulating regular and special meetings.....	1689
Township Boards of Health—Expenses—How paid.....	1122
Transportation and maintenance of leper—City of Norwalk is authorized to provide necessary funds.....	827
BOARD OF LIBRARY COMMISSIONERS—	
Where board remained in quarters after expiration of two-year lease—How long lease is extended.....	1036
BOARD OF LIBRARY TRUSTEES—	
Library fund—Custodian of fund—See opinion No. 1059, November 30, 1915	555
BOARD OF PARK COMMISSIONERS—	
Municipal corporation—Planning commission—Personnel of such commission—See Section 4366-1 G. C.—No Board of Park Commissioners	1150
BOARD OF PUBLIC BUILDINGS—	
See State Board of Public Buildings.	
BOARD OF REVISION—	
See County Board of Revision.	
BOARD OF SCHOOL EXAMINERS—	
See County Board of School Examiners.	
BOARD OF STATE CHARITIES—	
Children's Home—	
Children of divorced woman—Cannot secure legal settlement until twelve months have elapsed from date of decree—Children not eligible to be received in children's home in county of residence of mother until such time has elapsed.....	1591
Trustees of such home without authority to transfer to other institutions, children committed to their care by Juvenile Court except upon order of such court.....	1296
County Children's Home—	
Destroyed by flood of 1913—Real estate disposed of—Abandonment complete—May now proceed under Section 3077 G. C. to establish a home	1233
Refusal of Board of State Charities to renew certificate—County Auditor not prohibited from issuing warrants for support of home for bills contracted subsequent to revoking certificate....	573

BOARD OF STATE CHARITIES—Concluded.	Page
Costs in Mayor's Court in arrest of delinquent ward of above named board who is out on parole and has escaped from private home	1978
County Detention Home—Construction of Sections 2434 and 5638 G. C.—Purchase of land and erection of such home—Section 1670 G. C. confers no authority on County Commissioners to construct or erect detention home—Maintenance of such home authorized by Section 1671 G. C.—County Commissioners appoint persons necessary to care for children therein where counties have population less than forty thousand.....	1623
Dependent or neglected children—Law relating to such children distinguished from provisions applicable to delinquent children—Board of Administration orders—Juvenile Court may issue further orders in regard to commitment of such children—See Section 1643 G. C.....	1796
Tubercular patients at state sanatorium or tuberculosis hospital, city or county—When County Commissioners are liable for support of such patients at either of above institutions—Authority of Board of State Charities with respect to state sanatorium.....	393
When illegitimate child is "dependent child" under Section 1645 G. C.—Juvenile Court of county in which child is found has jurisdiction in such case.....	777
 BOARD OF TRUSTEES—	
See Colleges and Universities.	
Board of Education—Where school teachers' pension fund is maintained—Clerk-Treasurer of School Board becomes Treasurer of Board of Trustees of said school teachers' pension fund—Neither board has authority to provide depository for said fund.....	1092
Children's Home—Children of divorced woman—Cannot secure legal settlement until twelve months have elapsed from date of decree—Children not eligible to be received in Children's Home in county of residence of mother until such time has elapsed.....	1591
Of Bowling Green State Normal College—Approval of contract for construction of training school building.....	1292
Offices incompatible—Township or rural assessor—Member of Board of Trustees of Ohio Soldiers' and Sailors' Orphans' Home at Xenia, Ohio	831
 BOARD OF TRUSTEES OF THE COMBINED NORMAL AND INDUSTRIAL DEPARTMENT OF WILBERFORCE UNIVERSITY—	
Combined Normal and Industrial Department of Wilberforce University—Contracts and bonds for improvement of water supply system, approved	78
 BOARD OF TRUSTEES OF KENT STATE NORMAL COLLEGE—	
Approval, contract for women's dormitory at Kent State Normal College	958
 BOARD OF TRUSTEES (ORPHANS' ASYLUM)—	
County Children's Home—School of such institution not under supervision of County Board of Education unless requested by Board of Trustees of Orphans' Asylum, otherwise control of school is in Board of Trustees—Public school.....	816

BOARD OF TRUSTEES OF OHIO UNIVERSITY—	Page
Approval, contract entered into between Board of Trustees of Ohio University and the Cullen and Vaughn Company, Hamilton, Ohio, for construction of annex to women's dormitory.....	1520
BOARD OF TRUSTEES, OHIO STATE UNIVERSITY—	
Agricultural extension fund—Moneys received by State Treasurer from counties and federal government for above purpose not payable into state treasury—It is a trust fund.....	570
Farmers' institutes—Moneys received by Dean of College of Agriculture of Ohio State University are not to be paid into state treasury—It is a trust fund.....	568
Not authorized to dedicate land for street purposes without express legislative authorization	1730
Supplemental contract for construction of shop building approved.....	713
Trustees without authority to permit city of Columbus to erect hospital on campus—Contagious diseases.....	318
BOARD OF TRUSTEES OF PUBLIC AFFAIRS (VILLAGES)—	
County Orphans' Home located within municipal corporation entitled to receive water from municipal plant free of charge—See Section 3963 G. C.....	616
BOARD OF VETERINARY EXAMINERS—	
Veterinary medicine—Form of indictment for illegal practice of same..	1110
BOILER INSPECTION—	
Industrial Commission—Without authority to inspect boilers on municipal fire apparatus	1858
Insurance companies cannot be compelled to collect fee for certificate provided for in Section 1058-21 G. C.—General or special inspectors may collect said fees at time of inspection.....	736
Steam boilers—Boilers of less than fifteen pounds pressure exempt from inspection when equipped with safety devices—Resolution authorizing inspection when boilers not so equipped, unnecessary.....	22
BOLIN, NELLIE M. AND MARY C.—	
Approval, sale of three tracts of canal lands in Madison Township, Licking County, Ohio, to the following: Nellie M. Bolin, Mary C. Bolin, R. W. Lillard.....	1889
BOND (OFFICIAL)—	
Approval—	
Bond of Joseph R. Burkey, bridge engineer of State Highway Department	1205
Contracts and bonds for construction of five dormitory buildings—Institution for Feeble-Minded—Columbus State Hospital—Ohio Hospital for Epileptics, Gallipolis, Ohio.....	820
Contract for women's dormitory at Kent State Normal College.....	958
Auditor of State—	
Bond and certificate required for sale of genuine steamship and railroad tickets for transportation to and from foreign countries—How same may be released and new certificate and bond filed—Sections 290 to 295 G. C. construed.....	1735

BOND OFFICIAL—Concluded—		
Auditor of State—Concluded—		Page
Has authority to release bond given under Section 291 G. C., provided new bond is given.....		405
Banks and banking—Depositories of public funds—Hypothecated securities in lieu of bond—Default of depository—To what extent said securities may be sold by political subdivision.....		819
Bonds of township officers do not require government stamps under schedule A of the Emergency Revenue Act of 1914.....		137
Building Commission—Salary—Sections 2343 to 2366 G. C. applicable to commission—County Commissioners approve plans and prosecuting attorney approves contracts—How inmates are to be cared for when infirmary destroyed.....		216
Combined Normal and Industrial Department of Wilberforce University—Approval of contracts for erection of gymnasium and also for erection of recitation building.....		1720
Contracts and bonds for improvement of water supply system, approved		78
County Auditor—Petition and bond filed with County Auditor under Section 6447 G. C.—Auditor must give notices required by Sections 6448 to 6451 G. C.....		372
County Commissioners—Bond of County Treasurer—How reduced during term of office.....		1636
Fidelity or Indemnity Insurance Company—Must have authorized paid up capital stock of not less than \$250,000 to qualify as surety under provisions of Section 2723 G. C.....		1428
Lookout Mountain Monument—Approval of contract and bond.....		859
Municipal corporation—Official bonds of municipal officers made payable to municipality are not invalid—May be made payable to State of Ohio		192
Prosecuting Attorney—"Furtherance of justice fund"—Bids for deposit of fund not required—Prosecutor's bond is county's security....		55
Roads and Highways—		
Barnesville-Hendrysburg road in Belmont County—Under facts submitted Ohio Valley Contracting Company may continue improvement without entering into new contract.....		1560
Where contractor failed to perform contract—Highway Commissioner readvertised and relet same—Contract relet at excess amount—Surety liable		1345
Where contractor defaults in contract for state work—Where surety company which signed his bond is in hands of receiver—Proper course to pursue by Highway Commissioner.....		1346
State Highway Commissioner—		
Approval of bonds of three Deputy State Highway Commissioners..		850
Form of bond of depository for moneys privately contributed for road work		221
State Highway Department—		
Approval, Bond of Clifford W. Ozias, Division Engineer.....		772
Approval of bonds of certain employes.....		826
Disapproval of bonds of certain employes—Power of attorney and financial statement of companies not attached.....		763
Weights and Measures Laws—No provision of law for manufacturer of paper milk bottles to file bond guaranteeing standard measurements		520

BONDS—

	Page
Board of Education—	
Bond issue to purchase site and erect high school building may be submitted at special or general election—Additional tax for high school purposes, how submitted—Bonds issued under Section 7669 G. C. for high school building must be issued by each district separately and majority of electors in each district must approve—Levy for interest and sinking fund—How apportioned—Site purchased by Boards of Education for several united districts—Limitations of levy for interest and sinking fund discussed	1100
Bonds issued for purpose of purchasing site whereon to erect high school building—May not be used for erection of grade school building	1778
Bonds issued pursuant to Section 7625 G. C. for construction of school building—Tax levy certified to County Budget Commission after electors had voted favorably for bond issue—Where budget commission had completed work and certified its findings to County Auditor, <i>if levy within fifteen mill limitation</i> , said budget commission may certify same to County Auditor—Duty of County Auditor to determine tax rate necessary to produce amount needed	1699
Bonds issued under Section 4692 G. C. do not become an “indebtedness” of a school district until said bonds are actually sold and in process of delivery.....	847
Bonds—May not be issued for purposes mentioned in Section 7630-1 G. C. except upon approval of electors of school district in manner provided by Sections 7625 and 7626 G. C.—Bonds may not be issued if practicable to secure funds by Section 7625 et seq. and section 5649-5b G. C.—Erection of school buildings.....	1654
Form of hypothecation of bonds as collateral security for deposit of funds of a school district in bank duly designated as depository for such funds.....	388
Bond issue—Flood Emergency Act, 103 O. L. 141—County Commissioners have continuing authority to issue bonds and notes to provide funds to repair, replace or reconstruct public property or ways, injured or destroyed in manner and at time described in said Section 1 of said Flood Emergency Act.....	1058
Bonds issued for road construction prior to going into effect of Cass Highway Law—Roads improved by Garrett and Thomas laws, Sections 6926 to 6956 G. C. inclusive—What limitations applicable to tax levies for said purpose—Cass law limitations not applicable	1532
Building and Loan Associations—May invest funds in securities that are accepted by United States government to secure postal savings deposits in national banks.....	1720
Cass Highway Law—	
Interpretation of Section 7199 G. C. as to giving of notice for letting of contracts for improving and maintenance of roads or letting of bridge contracts—Sections of General Code repealed by implication by reason of enactment of above section—In advertising sale of county road bonds Section 6929 G. C., 106 O. L. 603, governs—Sections 2343, 2344 and 2345 G. C. are not repealed by Cass Highway Law.....	838

BONDS—Continued—

	Page
Cass Highway Law—Concluded—	
Levy authorized by Section 60 of the act, Section 3298-1 G. C., subject to certain limitation—Township Trustees must make levy under above section before they can provide for issue of bonds—Levy provided by Section 72 of Highway Act, Section 3298-13 G. C., is above ten mills, but within fifteen mills limitation—Funds derived from bond issue under Section 67 of Cass Highway Law, Section 3298-8 G. C., may not be used in co-operation with state—Levy authorized by Section 215 of Cass Highway Law, Section 1222 G. C., is above ten mills but within fifteen mill limitation..	263
Children's Home—Where trustees request admission of pupils to common schools—Board of Education of district obliged to admit such pupils—County Commissioners pay tuition—When new building required and fund not available—Board of Education must borrow money for purpose of erecting school building.....	1285
County Agricultural Society—County Commissioners cannot submit question of bond issue to electors under Section 9904 G. C. unless Section 9901 G. C. is complied with— <i>New site</i> must be selected for said purpose and notice must be given to commissioners....	1611
County Board of Education—Question of centralization of schools and issuance of bonds to purchase site and erect school building, submitted to electors of rural school district—Cannot transfer territory to another district for period of three years.....	1467
County Commissioners—	
Bonds may be issued for construction of bridges under Section 2434 G. C., 102 O. L. 55.....	488
Bonds sold under authority of Section 6929 G. C.—Proceeds in county treasury—Commissioners not authorized to advance such proceeds to Township Trustees, even upon agreement to later reimburse county	1634
May issue bonds for repair of bridges without vote of electors provided expenditure is within limitation prescribed by Section 2638 G. C.—See also Section 5649-1 G. C. for its limitations.....	1792
Where it is desired to borrow money in anticipation of tax levies made under Sections 1222 and 6926 G. C., only method provided by law is bond issue under Sections 1223 and 6929 G. C.....	480
County Detention Home—Construction of Sections 2434 and 5638 G. C.—Purchase of land and erection of such home—Section 1670 G. C. confers no authority on County Commissioners to construct or erect Detention Home—Maintenance of such home authorized by section 1671 G. C.—County Commissioners appoint persons necessary to care for children therein where counties have population less than forty thousand.....	1623
Municipal Corporation—	
Building owned by municipality condemned by State Inspector of Workshops and Factories—When levy can be made outside of ten mill limitation and within fifteen mill limitation for said improvement	1709
Council determines who shall let contracts for printing of municipal bonds	253

BONDS—Continued—	Page
Reissue of lost or destroyed bonds and certificates of indebtedness—Interpretation of Section 2295-5 G. C., 106 O. L. 303—Procedure to be followed for making duplicate copies of such lost instruments	599
Roads and Highways—	
Bonds issued under authority of Section 3298-8 G. C.—The fact that such bonds are to be redeemed solely out of proceeds of special assessments does not obviate necessity of first submitting question of issuing such bonds to electors of township.....	1571
Collection of assessments made by County Commissioners for construction of road under certain provisions of Cass Highway Law may not be anticipated by issue short term notes or certificates of indebtedness—Bonds required to be issued.....	1232
Construction of retaining wall for purpose of protecting roadway—How cost can be paid—See Sections 6926, 6927 and 6929 G. C.---	756
County Commissioners—	
Authorized to issue bonds for road improvement purposes—Ten year limitation—No authority for electors to vote on proposition—How to determine maximum amount of bonds that may be issued for such purposes.....	626
Not authorized to issue bonds under Section 6929 G. C. until preliminary steps outlined in preceding sections have been taken	1141
Without authority to compel traction company to pay part of cost of paving a road running through a village—Plans adopted then altered should be approved by village council and notice again given—Northern Ohio Traction & Light Company—Village of New Berlin.....	1258
Improvement extended into or through a village—How cost to be apportioned—An unexpended balance of a bond issue under Section 7004 G. C., now repealed, not available to pay township's share of improvement carried forward by State Highway Department	743
Interpretation of Section 6928 G. C.—Tax levying Sections 6956-1 and 3298-18 G. C. are subject to fifteen mill limitation—Township Trustees may make levies under both Sections 3298-1 and 3298-18 G. C.—Different levies—When Township Trustees may submit question of bond issue for road improvement—Particular roads need not be designated in making road levies under Sections 3298-1 and 3298-18 G. C.—Property assessed when road was built may be reassessed for improvement, repair or reconstruction of road under Section 6906 G. C.....	537
Money must be in treasury before improvement is started—By provision of Section 1218 G. C. certificate of County Auditor must cover entire amount assumed by county, including shares of county, township and abutting property owners—Section 5660 G. C. applicable—Bonds must be sold before County Commissioners can make agreement.....	1809

BONDS—Continued—

Roads and Highways—Concluded—

	Page
No authority for assessing twenty-five per cent. of cost of road improvement on property located within one mile thereof—When two Boards of Township Trustees are authorized to make joint application for state aid on intercounty highway—Only on county or township line road—Bonds can be issued only by County Commissioners for co-operation with state for intercounty highway—Tax levies are made by Township Trustees where township co-operates with state.....	1678
Proceedings for a road improvement started under Section 6903 G. C. before its repeal by Cass Highway Law—Road should be completed under former sections—Bonds issued under Cass Highway Law, Section 6929 G. C.—How levies should be made..	129
Road improved under agreement between County Commissioners and Township Trustees—Bonds should be issued by County Commissioners under authority of Section 6929 G. C.....	407
Tax levy in 1915 on grand duplicate of county—Proceeds available for expenditure after taking effect of Cass Highway Law for paying county's share of improving or repairing roads under chapter VI of said law—Bonds—Sufficient if levy made to cover any deficiency when bonds issued solely in anticipation of collection of special assessments—Need not levy for entire amount of bond issue, only deficiency.....	1522
Section 5660 G. C. applicable to contract for erection of new court house—Bonds must be sold and in process of delivery—Bonds for erection of court house must be offered to Industrial Commission before advertising said bonds for sale.....	369
Taxes and Taxation—	
Assignees, receivers, sheriffs and master commissioners required to list for taxation moneys, credits, investments in securities or other personal property in their possession—Property shall be entered on tax list on account of person, firm or company for whom it is held.....	674
Limitation of two-tenths of one mill in Section 5643 G. C. does not apply to interest and sinking fund levies—Applies to special taxes which may be levied in any one year for purpose of building or repairing bridges—Tax limited to single levy—Bonds payable when tax collected.....	1352
Philippine government registered bonds—Not taxable in Ohio.....	1968
Township Treasurer—	
Custodian of funds raised under Section 7033 to 7052 G. C. (now repealed)—Not entitled to fees for disbursing such funds—Recovery may be had against him.....	760
For moneys disbursed under Sections 6976 to 7018 G. C. (since repealed) he is entitled to compensation fixed in Section 7015 G. C.	765
Township Trustees—	
Bonds issued prior to September 6, 1915, under Section 7004 G. C. now repealed—Trustees <i>now</i> without authority to issue additional bonds under said section, no further action having been taken in the premises by the trustees.....	470

BONDS—Concluded—

	Page
Township Trustees—Concluded—	
Without authority at present time to submit to electors of township bond issue for road purposes—When such question may be submitted under provisions of Cass Highway Law—Purpose defined—County Commissioners may issue bonds for road repair purposes -----	707
Treasurer of State—	
May not receive county warrants to qualify trust companies to do business in Ohio—Texas counties.-----	1398
Not authorized to accept legally issued bonds of school districts in lieu of cash deposit provided under Section 9778 G. C. for trust companies -----	1109
Not authorized to accept <i>warrants</i> as part of deposit required of trust companies -----	379
Trust companies—"Municipal bonds"—Bonds of magisterial district of West Virginia not bonds of municipality within meaning of that term as used in Section 9778 G. C.-----	1489

BOND ISSUE—

Under this heading are indexed only bond issues approved or disapproved which have been accepted by the Industrial Commission.	
Approval of bond issue for Ballville Township Road District, Ballville Township, Sandusky County, Ohio-----	357
Approval, transcript of refunding bond issue, Henry County, Ohio.....	657
Approval, two resolutions for road improvement in Morrow county.....	764
Approval of Transcript of Bond Issue—	
Bristol Township Rural School District, Trumbull County, Ohio....	304
By City of Middletown, Ohio-----	189
City school district, Zanesville, Ohio-----	172
For road improvement in Geauga County, Ohio-----	437
For road improvement in Trumbull County, Ohio-----	438
Monroe Township rural school district, Madison County, Ohio.....	337
Of Edison village school district, Morrow County, Ohio-----	172
Village of East View, Ohio-----	438
Village of Mentor, Ohio-----	159
Approval of transcript for bond issue, Board of Education of Washington Township, Pickaway County, Ohio-----	94
Approval, Transcript of Bond Issue—	
Braceville Township rural school district, Trumbull County, Ohio...	626
For City of Lima, Ohio-----	437
For rural No. 1 school district of Newport Township, Washington County, Ohio -----	477
Jefferson County, Ohio-----	567
Village of East View, Ohio-----	440
Village of East View, Ohio-----	441
Village of East View, Ohio-----	442
Village of East View, Ohio-----	443
Village of East View, Ohio-----	472
Village of East View, Ohio-----	473
Village of East View, Ohio-----	601
Village of Grand View Heights, Franklin County, Ohio-----	582
Village of Linden Heights, Franklin County, Ohio-----	657

BOND ISSUE—Continued—

Approval, Transcript of Bond Issue—Concluded—	Page
Village of New Albany, Ohio.....	597
Village of Shaker Heights, Ohio.....	443
Village of Shaker Heights, Ohio.....	444
Village of Shaker Heights, Ohio.....	445
437 Village of Shaker Heights, Ohio.....	446
Village of Shaker Heights, Ohio.....	447
Village of Shaker Heights, Ohio.....	461
Village of Shaker Heights, Ohio.....	462
Village of Shaker Heights, Ohio.....	463
Village of Shaker Heights, Ohio.....	464
Village of Shaker Heights, Ohio.....	465
Warren Township rural school district, Trumbull County, Ohio....	490
Approval, Transcript of Proceedings for Bond Issue—	
Batavia village school district—Bond form, incorrect recital.....	1808
Brighton rural school district, Lorain County, Ohio.....	1170
By Auglaize County, Ohio.....	1520
By Belmont County, Ohio.....	1596
By Belmont County, Ohio.....	1604
By Boardman rural school district, Mahoning County, Ohio.....	1173
By City of Findlay, Ohio.....	985
By City of Findlay, Ohio.....	986
By City of Fremont, Ohio.....	1009
By City of Mt. Vernon, Ohio.....	1887
By City of Mt. Vernon, Ohio.....	1888
By City of Mt. Vernon, Ohio.....	1906
By City of Mt. Vernon, Ohio.....	1906
By City of Wapakoneta, Ohio.....	1907
By City of Wooster, Ohio.....	907
By City of Wooster, Ohio.....	988
By Hudson village school district.....	1614
By Huron County, Ohio.....	1229
By Jackson Township rural school district, Jackson County, Ohio...	989
By Jefferson Township rural school district, Franklin County, Ohio...	1799
By Lykens Township rural school district, Crawford County, Ohio...	1228
By Midway village school district, Madison County, Ohio.....	1512
By Monroe Township rural school district, Madison County, Ohio....	1596
By Montville Township road district in Geauga County.....	1707
By Muskingum County, Ohio.....	989
By New Richmond village school district, Clermont County, Ohio....	971
By Norwalk city school district, Huron County, Ohio.....	859
By Norwalk city school district, Huron County, Ohio.....	860
By Paulding County, Ohio.....	1053
By Paulding County, Ohio.....	1054
By Poland Township rural school district, Mahoning County, Ohio...	986
By Reynoldsburg village school district, Franklin County, Ohio....	1719
By Shelby County, Ohio.....	1879
By Shelby County, Ohio.....	1882
By Shelby County for improvement of Sidney-Plattsville road.....	1880
By Sugar Grove village school district, Fairfield County, Ohio....	1056
By Union County, Ohio.....	1038
By Union County, Ohio.....	1039

BOND ISSUE—Continued—

Approval, Transcript of Proceedings for Bond Issue—Continued -	Page
By Union County, Ohio.....	1040
By Union County, Ohio.....	1041
By Village of Brewster, Stark County, Ohio.....	22
By Village of Crestline, Ohio.....	1090
By Village of Crestline.....	1662
By Village of Eaton, Ohio.....	1938
By Village of Felicity, Clermont County, Ohio.....	970
By Village of Grandview Heights, Ohio.....	1603
By Village of Greenfield, Highland County, Ohio.....	1864
By Village of Laetonia.....	1950
By Village of Linden Heights, Franklin County, Ohio.....	1882
By Village of Linden Heights, Franklin County, Ohio.....	1883
By Village of Linden Heights, Franklin County, Ohio.....	1884
By Village of Linden Heights, Franklin County, Ohio.....	1885
By Village of London, Madison County, Ohio.....	987
By Village of Payne.....	1391
By Village of West Park, Cuyahoga County, Ohio.....	1886
By Warren County, Ohio.....	1708
By Washington Township rural school district.....	1646
Cedarville Township rural school district, Greene County, Ohio.....	1748
City of Cleveland, Ohio.....	709
City of Fremont, Ohio.....	1008
City of Ironton, Ohio.....	719
City of Lakewood, Cuyahoga County, Ohio.....	687
City of Lakewood, Cuyahoga County, Ohio.....	688
City of Lakewood, Cuyahoga County, Ohio.....	688
City of Norwalk, Ohio.....	719
City of Norwalk, Ohio.....	720
City of Portsmouth, Ohio.....	670
City of Portsmouth, Ohio.....	770
City of Warren, Ohio.....	932
City of Warren, Ohio.....	933
City of Warren, Ohio.....	934
Clinton Township, Seneca County, Ohio.....	670
Dover Township rural school district, Tuscarawas County, Ohio— Bond form to be revised.....	900
Franklin Township rural school district.....	1748
Hancock County.....	1169
Kinsman Township, improved roads' district, Trumbull County, Ohio.....	739
Lanier Township rural school district, Preble County, Ohio.....	1805
Leesburg village school district.....	800
Lordstown Township rural school district, Trumbull County, Ohio.....	712
Lowellville village school district, Mahoning County, Ohio.....	1055
Mercer County, Ohio.....	821
Mercer County, Ohio.....	822
Mercer County, Ohio.....	823
Mercer County, Ohio.....	824
Of Jefferson Township rural school district, Clinton County, Ohio.....	961
Paulding County, Ohio.....	990
Paulding County, Ohio.....	991
Prairie Township rural school district, Franklin County, Ohio.....	865
Salt Creek Township rural school district, Pickaway County.....	1732

BOND ISSUE—Concluded—

	Page
Approval, Transcript of Proceedings for Bond Issue—Concluded—	
Sheffield Township rural school district, Lorain County, Ohio.....	906
Spencer Township rural school district, Medina County, Ohio.....	800
Tippecanoe village school district.....	686
Trumbull County, Ohio.....	756
Truro Township rural school district, Franklin County, Ohio.....	1055
Village of Clyde, Ohio.....	1808
Village of Crestline.....	875
Village of Chicago Junction.....	940
Village of Chicago Junction.....	941
Village of Cuyahoga Falls, Ohio.....	1794
Village of East View, Cuyahoga County, Ohio.....	564
Village of East View, Cuyahoga County, Ohio.....	565
Village of East View, Cuyahoga County, Ohio.....	566
Village of Logan, Ohio.....	837
Village of Logan, Ohio.....	838
Village of Marble Cliff, Ohio.....	801
Village of Newcomerstown, Tuscarawas County, Ohio.....	844
Village of Shaker Heights.....	1784
Village of Shaker Heights.....	1785
Village of Shaker Heights.....	1786
Village of Shaker Heights.....	1787
Village of Shaker Heights.....	1788
Village of Shaker Heights.....	1789
Zane Township rural school district, Logan County, Ohio.....	992
Disapproval, bond issue of Dover Township, rural school district, Tuscarawas County, Ohio.....	368
Disapproval, transcript of bond issue, Village of Jefferson, Madison County, Ohio—Assessment bonds issued by village to pay cost of paving between rails of an interurban railroad.....	478
Disapproval, Transcript of Proceedings for Bond Issue—	
By City of Mt. Vernon, Ohio.....	1886
By City of Newark, Ohio, bond form.....	407
Miami County, Ohio, for construction of grand stand at Miami County fair grounds—Tax duplicate insufficient to make required levy	857
Norwich Township, Huron County, Ohio—Road bonds not issued under provision of Cass Highway Law.....	739
Ridgefield Township, Huron County, Ohio.....	762

BOOKS—

Approval, synopsis for initiative law to provide free text books in public schools	551
Approval, synopsis for initiative law to provide free text books in public schools—Resubmitted	605
Board of Education—Adoption of text books—Not mandatory to readopt after five years have elapsed since books first adopted.....	796
Municipal corporation—Council has discretion to furnish law books to mayor—Mayor has no control of books furnished any other department of village.....	371

BOOKS—Concluded.	Page.
Schools—A teacher employed by any Board of Education may not be employed by publishers of text books, which are listed with Superintendent of Public Instruction, to demonstrate methods of such text books in summer normal schools—See Section 7718 G. C., 106 O. L. 447-----	863
Text books—When majority of members of village or rural school board do not vote for adoption of text books, recommended by district superintendent, board may, under section 7713 G. C., adopt books without further recommendation by district superintendent—Time for adopting text books-----	1357
BORROWING MONEY—	
Board of Education—	
Depository bank for school funds—When closed and receiver appointed—Whether or not board can borrow money to pay obligations previously incurred until they realize on depository bond----	683
How notes may be executed to constitute a legal obligation against school funds of district-----	469
Bridges and culverts—County Commissioners may borrow money under Section 2434 G. C. to construct and repair same—Condemnation of important bridge-----	1182
Children's Home—Where trustees request admission of pupils to common schools—Board of Education of district obliged to admit such pupils—County Commissioners pay tuition—When new building required and fund not available—Board of Education must borrow money for purpose of erecting school building-----	1285
County Auditor's certificate required by Section 5660 G. C.—Levies made under Section 7419 G. C. may issue as soon as such levies are placed on duplicate and are in process of collection—When such levies are on duplicate and in process of collection-----	1192
County Commissioners—Where it is desired to borrow money in anticipation of tax levies made under Sections 1222 and 6926 G. C., only method provided by law is bond issue under Sections 1223 and 6929 G. C.-----	480
BOTTLES—	
Weights and Measures laws—No provision of law for manufacturer of paper milk bottles to file bond guaranteeing standard measurements -----	520
BOWLING GREEN STATE NORMAL COLLEGE—	
Board of Trustees of Bowling Green State Normal College—Approval of contract for construction of training school building-----	1292
BOXWELL LAW—	
Board of Education—Where pupil has Boxwell diploma at time of law's repeal—Has all rights and privileges conferred by Sections 7747 and 7748 G. C.—May attend high school although Boxwell law is repealed -----	1853
"BOY SCOUTS"—	
Secretary of State—	
Certificate for registration of mark of ownership of personal property—Where name "Boy Scouts" used—Excelsior Shoe Company	1722

"BOY SCOUTS"—Concluded—	
Secretary of State—Concluded—	Page
Certificate of registration of trade marks—Advised to accept and file mark of ownership showing picture of boy scout or cowboy on horseback—Excelsior Shoe Company, Portsmouth, Ohio—	
See opinion No. 2002, October 30, 1916.....	1901
BOYS' INDUSTRIAL SCHOOL—	
Dependent or neglected children—Law relating to such children distinguished from provisions applicable to delinquent children—Board of Administration orders—Juvenile court may issue further orders in regard to commitment of such children—See section 1643 G. C.....	1796
BREWSTER (VILLAGE)—	
Bond issue of Village of Brewster, Stark County, Ohio, approved.....	22
BRICKS—	
Roads and highways—What is a "repair" of a highway?—Opinion reaffirmed in which it was held State Highway Commissioner is not authorized to pay contractor an estimate based upon material delivered on site.....	1278
BRIDGES AND CULVERTS—	
See also Roads and Highways.	
Bond issue, Flood Emergency Act, 103 O. L. 141—County Commissioners have continuing authority to issue bonds and notes to provide funds to repair, replace or reconstruct public property or ways, injured or destroyed in manner and at times described in said Section 1 of said flood emergency act.....	1058
Bridges—Duty of County Commissioners to repair bridges built by them on county roads in cities and villages—Both County Commissioners and municipal corporations liable for injuries when such bridges become defective and dangerous.....	1167
Case of Commissioners v. Swanson, Court of Appeals, Tuscarawas County—Prosecutor should endeavor to have same reviewed by Supreme Court	1525
Cass Highway Law—	
County Highway Superintendent—Expenses of such officer to be paid from general county fund when same are incurred in performance of his duties with respect to roads and bridges.....	78
Interpretation of Section 7199 G. C. as to giving of notice for letting of contracts for improving and maintenance of roads or letting of bridge contracts—Sections of General Code repealed by implication by reason of enactment of above section—In advertising sale of county road bonds Section 6929 G. C., 106 O. L. 603, governs—Sections 2343, 2344 and 2345 G. C. are not repealed by Cass Highway Law.....	838
Roads and highways—No authority to assess against abutting property owners any portion of cost in excess of ten per cent, exclusive of bridge and culvert—See opinion No. 1148, January 5, 1916, Opinions of Attorney-General for 1915.....	56
County Commissioners—	
Bonds may be issued for construction of bridges under Section 2434 G. C., 102 O. L. 55.....	488

BRIDGES AND CULVERTS—Concluded—

	Page
County Commissioners—Concluded—	
Duty of Allen County Commissioners to maintain Main Street bridge across Ottawa River in City of Lima and replace it when necessary	432
May borrow money under Section 2434 G. C. to construct and repair same—Condemnation of important bridge.....	1182
May issue bonds for repair of bridges without vote of electors provided expenditure is within limitation prescribed by Section 2638 G. C.—See also Section 5649-1 G. C. for its limitations.....	1792
Not authorized to expend county funds upon bridges within municipalities unless such bridges are on state or county roads—See Sections 2421 and 7557 G. C.....	1152
Required to construct and keep in repair all necessary bridges on all state and county roads where such bridges are located within or without a municipal corporation—Municipal corporation may construct same	730
Sections 2352 and 2353 G. C. construed—Provision for giving fifteen days' notice when estimated cost of contract does not exceed one thousand dollars, directory—If commissioners determine to give fifteen days' notice same may be given by posting, only.....	145
County Commissioners and Township Trustees—	
Are authorized to repair and maintain same on township road—When Township Trustees may include plans for construction of a bridge or culvert.....	298
No statutory provision in purchasing culvert pipe and road machinery to let contracts for same by competitive bidding.....	523
Municipal corporation—Not entitled to part of county bridge fund—County Commissioners—Not authorized to expend county funds upon bridges within municipalities unless such bridges are on state or county roads.....	828
Roads and Highways—	
Answers to nineteen questions construing provisions of Cass Highway Law	882
Cass Highway Law—Levies for road purposes upon taxable property of township, distinguished.....	1659
Perpendicular wash bank more than eight feet in height—Duty of guard rail protection rests upon County Commissioners—Section 7563 G. C. construed.....	1462
Township Trustees are authorized to purchase iron pipe, etc., for culvert work in repair of township roads.....	476
Taxes and taxation—Limitation of two-tenths of one mill in Section 5643 G. C. does not apply to interest and sinking fund levies—Applies to special taxes which may be levied in any one year for purpose of building or repairing bridges—Tax limited to single levy—Bonds payable when tax collected.....	1352
Township Trustees—Authorized to purchase pipe for bridges and culverts on township roads—What County Highway Superintendent must approve—Deputy County Surveyor or an employer in County Surveyor's office may lawfully perform service for a municipality—Limitations for such work.....	769
When contract for bridge is required to be let at competitive bidding and is so let—No authority for changing plans after contract is awarded	1504

	Page
BRIDGEPORT (VILLAGE)—	
Municipal corporation—Not entitled to part of county bridge fund— County Commissioners—Not authorized to expend county funds upon bridges within municipalities unless such bridges are on state or county roads.....	828
BRIDGEWATER MACHINE CO.—	
Approval, leases for certain canal and reservoir lands—Bridgewater Ma- chine Co.—Lancaster Lens Co.—F. G. Strickland—A. R. Tarr— George Martin	1606
BROKER—	
Chattel mortgage or loan brokers—Any such broker who obtains state license is not required to pay any additional license fee to a municipality	832
BROTHERHOOD OF ALL RAILWAY EMPLOYES—	
A foreign fraternal benefit association, cannot be licensed to do business in Ohio—Its charter authorizes payment of death benefits only in event of death resulting from <i>accidents</i> —Such provision does not meet requirements of General Code of Ohio.....	57
BROWN, GLEN—	
Approval, lease of certain canal lands in Akron to Glen Brown.....	730
Disapproval, lease to Glen Brown of certain canal lands in City of Akron, Ohio	709
BRUSH—	
Roads and highways—Answers to nineteen questions construing provi- sions of Cass Highway Law.....	882
BUDGET—	
Board of Education—Bonds issued pursuant to Section 7625 G. C. for con- struction of school building—Tax levy certified to County Budget Commission after electors had voted favorably for bond issue— Where Budget Commission had completed work and certified its findings to County Auditor, <i>if levy within fifteen mill limita-</i> <i>tion</i> , said Budget Commission may certify same to County Audi- tor—Duty of County Auditor to determine tax rate necessary to produce amount needed.....	1699
BUDGET COMMISSION—	
Township Trustees—Without authority at present time to submit to elec- tors of township bond issue for road purposes—When such ques- tion may be submitted under provisions of Cass Highway Law— Purpose defined—County Commissioners may issue bonds for road repair purposes.....	707
BUCKEYE CORN SPECIAL TOUR—	
Agriculture—Corn boys' trip—Certain items of bill of T. P. Riddle ap- proved and disapproved for 1916.....	1773
BUCKEYE PIPE LINE COMPANY—	
School lands—No authority for granting of an easement on such lands to pipe line company—Purpose laying pipe line—The Buckeye Pipe Line Company.....	1749

BUILDINGS—

	Page
Approval—	
Abstract of title to real estate on which is located Wyandotte Building, Franklin County, Ohio.....	1477
Contract between Board of Control of Ohio Agricultural Experiment Station and firm of Long and Bogner for construction of Animal Husbandry Building	1663
Contract entered into between Board of Trustees of Ohio University and The Cullen and Vaughn Company, Hamilton, Ohio, for construction of annex to women's dormitory.....	1520
Contract for women's dormitory at Kent State Normal College.....	958
Contracts and bonds for construction of five dormitory buildings—Institution for Feeble-Minded—Columbus State Hospital—Ohio Hospital for Epileptics, Gallipolis, Ohio.....	820
Articles of incorporation—The Terminal Hotels Company—Approved...	438
Board of Administration—	
Advertisement for five new cottages at different institutions may be made in same legal notice—Contract should be awarded to lowest bidder on each of said buildings.....	14
Cottage at Massillon State Hospital—Supplemental bid received subsequent to opening of original bid received cannot be considered in awarding contract.....	1328
Board of Agriculture—Competitive bids must be secured for letting painting contracts at state fair grounds—Other formalities not required	876
Board of Education—	
Authorized to erect stables for shelter of vehicles, horses and conveyances of pupils who drive to school.....	1483
Bids and bidding—Advertisement for heating and ventilating school building—May have such general specifications as to permit bids being offered for installation of <i>any</i> system of heating and ventilating that may be determined by board after bids opened.....	148
Bond issue to purchase site and erect high school building may be submitted at special or general election—Additional tax for high school purposes, how submitted—Bonds issued under Section 7669 G. C. for high school building must be issued by each district separately and majority of electors in each district must approve Levy for interest and sinking fund—How apportioned—Site purchased by Boards of Education for several united districts—Limitations of levy for interest and sinking fund discussed.....	1100
Bonds—	
Issued for purpose of purchasing site whereon to erect high school building—May not be used for erection of grade school building	1778
Issued pursuant to Section 7625 G. C. for construction of school building—Tax levy certified to County Budget Commission after electors had voted favorably for bond issue—Where, Budget Commission had completed work and certified its findings to County Auditor, <i>if levy within fifteen mill limitation</i> , said Budget Commission may certify same to County Auditor—Duty of County Auditor to determine tax rate necessary to produce amount needed.....	1699

	Page
BUILDINGS—Continued—	
Board of Education—Concluded—	
Bonds—Concluded—	
May not be issued for purposes mentioned in Section 7630-1 G. C. except upon approval of electors of school district in manner provided by Sections 7625 and 7626 G. C.—Bonds may not be issued if practicable to secure funds by Section 7625 et seq. and Section 5649-5b G. C.—Erection of school buildings.....	1654
Centralization adopted—Board may secure sites at different points in such district and erect suitable buildings.....	496
Depository bank for school funds—When closed and receiver appointed—Whether or not board can borrow money to pay obligations previously incurred until they realize on depository bond....	683
Indoor chemical closets may not be installed in school houses.....	1276
Of a rural school district can legally own real estate in limits of a village school district located within said township.....	13
Board of Library Commissioners—Where board remained in quarters after expiration of two-year lease—How long lease is extended	1036
Board of Trustees of Bowling Green State Normal College—Approval of contract for construction of training school building.....	1292
Building Commission—Salary—Sections 2343 to 2366 G. C. applicable to commission—County Commissioners approve plans and prosecuting attorney approves contracts—How inmates are to be cared for when infirmary destroyed.....	216
City and township have no authority to unite for erection of city hall and township house.....	1293
Combined Normal and Industrial Department of Wilberforce University—Approval of contracts for erection of gymnasium and also for erection of recitation building.....	1720
County Board of Education—Question of centralization of schools and issuance of bonds to purchase site and erect school building, submitted to electors of rural school district—Cannot transfer territory to another district for period of three years.....	1467
County Children's Home—	
Destroyed by flood of 1913—Real estate disposed of—Abandonment complete—May now proceed under Section No. 3077 G. C. to establish a home.....	1233
When commissioners may sell real estate—Tract may be subdivided into lots by commissioners before sale—City of Portsmouth.....	754
Where trustees request admission of pupils to common schools—Board of Education of district obliged to admit such pupils—County Commissioners pay tuition—When new building required and fund not available—Board of Education must borrow money for purpose of erecting school building.....	1285
County Commissioners—	
Duty to provide temporary offices for county officials during erection of new court house—Liability in case records are stolen or destroyed	671
Sections 2352 and 2353 G. C. construed—Provision for giving fifteen days' notice when estimated cost of contract does not exceed one thousand dollars, directory—If commissioners determine to give fifteen days' notice same may be given by posting, only.....	1415
Fort Jennings Memorial—Disapproval of contract for said memorial building	870

BUILDINGS—Concluded—	Page
Industrial Commission—Authority under building code to issue general order fixing requirements for heating public buildings-----	1551
Institution of public charity—When part of real estate of such institution is rented for commercial purposes, said part not exempt from taxation—Young Men's Christian Association-----	1640
Municipal Corporation—	
Building owned by municipality condemned by State Inspector of Workshops and Factories—When levy can be made outside of ten mill limitation and within fifteen mill limitation for said improvement -----	1709
Without authority to donate to Board of Education of village or city school district, site upon which to erect a school building-----	861
Municipal Civil Service Commission—Controls city school district—Janitors of school buildings in classified service—Clerks of Boards of Education in unclassified service-----	185
Ohio Penitentiary Commission—Proposal of architects not approved—Covers services in supervision of construction of building—Construction of buildings under jurisdiction of Ohio Board of Administration -----	1030
Ohio State University—Supplemental contract for construction of shop building approved -----	713
Ohio University—Balance of appropriation for women's dormitory available for construction of annex to house help-----	1137
Public library—Township Trustees are not authorized to purchase real estate upon which to erect a building for a library—See Sections 3403 and 3404 G. C.-----	640
Restaurant conducted on week days in connection with saloon may be kept open on Sunday if regular eating house—Section 13050 G. C. construed—Intoxicating liquor-----	410
State Armory Board—May lawfully pay for installation of lockers in leased armory -----	1349
State Board of Public Buildings—	
Authorized to purchase building already constructed-----	1225
Certain vouchers drawn by said board should be paid—Case of Lyons v. said board decided in Common Pleas Court of Franklin County distinguished from above items of expense-----	1833
No authority to lease a part of building acquired by purchase—Adjutant General may employ necessary assistants but cannot delegate his powers-----	1253
Wyandotte Building—Board required to follow provisions of Section 2314 et seq. G. C. in contracts over three thousand dollars--	1614
Township Boards of Health—Expenses—How paid-----	1122
Township Trustees—	
Town hall or township house to cost in excess of \$2,000—Question may be submitted to electors at November election, 1916—Electors of village situated within said township have right to vote on said question -----	1646
When township hall may be sold-----	339
Village incorporated from part of township rural school district—Status of school property—Title to property is held by board of rural school district -----	629

	Page
BUILDING CODE—	
Industrial Commission—Authority under building code to issue general order fixing requirements for heating public buildings-----	1551
BUILDING COMMISSION—	
County Commissioners—Compensation of Building Commission for new court house—Also architects and other employes—From what fund paid—When expenses of said commission are paid from general county fund and when from building fund-----	360
Infirmary Building Commission—Restrictions under Section 2358 G. C. in making contracts for erection of building—Contract must not exceed estimate of cost of entire building nor on the part or items of contract—No change in bids after they have been opened	747
Salary—Sections 2343 to 2366 G. C. applicable to commission—County Commissioners approve plans and prosecuting attorney approves contracts—How inmates are to be cared for when infirmary destroyed -----	216
BUILDING AND LOAN ASSOCIATIONS—	
Depositors may withdraw funds by non-negotiable orders—Same assignable—Section 9652 G. C. construed-----	1775
May engage in business of making chattel loans—License from Superintendent of Banks-----	1223
May invest funds in securities that are accepted by United States government to secure postal savings deposits in national banks-----	1720
May prevent withdrawal of stock of depositors before such stock has been paid up in full—Sections 9651 and 9652 G. C. construed in connection with contemplated constitution and by-laws of such associations -----	1862
The Superior Building and Loan Company—Complaint of James A. Devine, Inspector of Building and Loan Associations-----	648
BUREAU OF INSPECTION AND SUPERVISION OF PUBLIC OFFICES—	
See also for municipal questions—Municipal Corporations.	
See also for school questions—Schools—Boards of Education—Superintendent of Public instruction.	
See also for county questions—Prosecuting Attorneys, County Commissioners and various county officers.	
Attorney's fees allowed by court under provisions of Section 2923 G. C., 106 O. L. 105, final—When properly certified auditor may issue warrant—Allowance not required by County Commissioners----	824
Automobile for County Infirmary—County Commissioners may purchase oil, gasoline and tires for automobile furnished by Superintendent of County Infirmary—Such service may be required in fixing superintendent's compensation -----	1800
Banks and banking—Depositories of public funds—Hypothecated securities in lieu of bond—Default of depository—To what extent said securities may be sold by political subdivision-----	819
Board of Deputy State Supervisors and Inspectors of Elections—When night watchman can be employed—Paid from county treasury--	1644

BUREAU OF INSPECTION AND SUPERVISION OF PUBLIC
OFFICES—Continued—

	Page
Board of Education—	
Bids and bidding—Advertisement for heating and ventilating school building—May have such general specifications as to permit bids being offered for installation of <i>any</i> system of heating and ventilating that may be determined by board after bids opened.....	148
Form of hypothecation of bonds as collateral security for deposit of funds of a school district in bank duly designated as depository for such funds.....	388
How notes may be executed to constitute a legal obligation against school funds of district.....	469
Not legal when under contract with parents to transport children to school, to pay such parents for such transportation when same is not furnished by them.....	338
Teachers' pension fund—Not retroactive.....	789
Where school teachers' pension fund is maintained—Clerk-Treasurer of school board becomes treasurer of board of trustees of said school teachers' pension fund—Neither board has authority to provide depository for said fund.....	1092
Without authority to pay teacher's salary and expenses while attending continuation school or university; nor to exchange teachers with another state or county; nor to make allowance to a teacher for successfully maintaining school savings bank—Board may establish elementary school in general city hospital—Cincinnati..	122
Board of Education of rural school district—Funds may not be expended in acquiring "right of way" through private property for use of pupils who are required to be transported.....	930
Bonds of township officers do not require government stamps under schedule A of the Emergency Revenue Act of 1914.....	137
Bridges and culverts—County Commissioners may borrow money under Section 2434 G. C. to construct and repair same—Condemnation of important bridge	1182
Cass Highway Law—	
County Highway Superintendent—Expenses of such officer to be paid from general county fund when same are incurred in performance of his duties with respect to roads and bridges.....	78
Discussion of tax levying sections—Whether or not interior limitations and ten and fifteen mill limitations apply to tax levies authorized to be made by Township Trustees and County Commissioners—Taxable property that is and is not subject to levies authorized for township and county road purposes—General discussion of tax levying powers and limitations under provisions of Cass Highway Law.....	541
Interpretation of Section 7199 G. C. as to giving of notice for letting of contracts for improving and maintenance of roads or letting of bridge contracts—Sections of General Code repealed by implication by reason of enactment of above section—In advertising sale of county road bonds Section 6929 G. C., 106 O. L. 603, governs—Sections 2343, 2344 and 2345 G. C. are not repealed by Cass Highway Law.....	838

BUREAU OF INSPECTION AND SUPERVISION OF PUBLIC OFFICES—Continued—		Page
City Solicitor—When assistants may be employed—Competitive bids not required for contracts of employment of assistants to solicitor—County fixes compensation.....		295
Clerk of Courts—Commission allowed for collecting moneys on judgments such as alimony ordered paid to clerk—Fee for entering on cash books, costs received—No commission may be charged on deposits or prepayment of costs in divorce cases.....		230
Cleveland municipal charter—Whether or not provisions of charter or state law govern expenditures in municipal court—What costs are taxable for publication in legal news—When notary public fees are taxable as costs—Discussion of bailiff's authority in sale of property taken on execution—Municipal judges without authority to commit persons to county jail who have been accused or convicted of violation of city ordinances—Should be committed to city prison.....		1868
Common Pleas Judge—		
Additional salary—How paid—Source—See Opinions of Attorney-General for year 1915, page 206.....		1667
Payment of \$10.00 per day provided for by Section 2253 G. C. does not include time spent by a judge in going to and returning from county of said assignment.....		955
Constables—Where no vacancy, no authority to appoint additional constable—Such special constable without authority to perform duties—Not entitled to fees—No finding for recovery—Motor vehicle speed laws.....		1703
County Board of Education—Citations of statutes relating to receipts and expenditures by said board as prepared by bureau, approved		397
County Children's Home—		
Contract for electric current made by Ohio Light and Power Company with County Commissioners is legal—Knox County.....		1752
When commissioners may sell real estate—Tract may be subdivided into lots by commissioners before sale—City of Portsmouth.....		754
County Commissioners—		
Bonds may be issued for construction of bridges under Section 2434 G. C., 102 O. L. 55.....		488
Joint county ditches—Civil engineer appointed by Governor—Duties—Compensation, how paid—No authority for engineer to employ assistants—Section 6537 G. C., 103 O. L. 836, construed.....		533
Limited in contracts for medical and surgical treatment and hospital service to persons who are proper county charges—Levy authorized by Section 3138-2 G. C.—How contracts with hospitals under Section 2502 G. C. are limited.....		237
May not borrow money to pay fixed expenses anticipating exhaustion of appropriation for general county fund—Salaries of County Surveyor and assistants.....		169
Rabies—Person presenting bill to commissioners must be bitten or injured by an animal afflicted with rabies.....		381

BUREAU OF INSPECTION AND SUPERVISION OF PUBLIC OFFICES—Continued—

County Commissioners—Concluded.	Page.
Section 5649-3d G. C., generally speaking, renders Section 2571 G. C. inoperative—Transfer of funds under Sections 2296 and 2297 G. C.—When such appropriation is available in view of limitation fixed by Sections 5649-3a and 5649-3d G. C.—Illegal transfer, how corrected—Where County Auditor failed to charge back election expenses due from political subdivisions—May proceed under Section 2571 G. C. to reimburse fund—Commissioners may borrow money to pay county charges in institution for Feeble-Minded—May not borrow for overdraft under authority of Section 5656 G. C.—Commissioners may not borrow money under said section to pay for labor on roads—County has continuing authority to issue bonds and notes—Flood Emergency Act for purposes mentioned in Section 3 of said act.....	1065
Sections 2352 and 2353 G. C. construed—Provision for giving fifteen days' notice when estimated cost of contract does not exceed one thousand dollars, directory—If commissioners determine to give fifteen days' notice same may be given by posting, only.....	1415
County Commissioners and Township Trustees—No statutory provision in purchasing culvert pipe and road machinery to let contracts for same by competitive bidding.....	523
County Highway Superintendent—What township officers should attend meeting provided by Section 7189 G. C.—Township clerks should not attend—How expenses and per diem of township officers are to be paid.....	228
County jails—Discharge of prisoners when committed to jail in default of payment of fine and costs.....	1979
County Recorder—No fee may be charged by such officer for filing an oil map	1045
County Treasurer—	
Court costs—For collection of personal taxes when judgment secured and execution is issued, but no property found—Allowance must be made by County, Commissioners to pay such costs.....	342
Duplicate payment of taxes—Constitutes trust fund—Suggestions as to how money can be refunded.....	517
Court Constable—Judge of Common Pleas Court in county where only one judge holds court, cannot legally appoint court constable to attend assignment of cases.....	908
Fees—Marshals—Chiefs of police—Sections 4387 and 4534 G. C. construed—Collections under Section 4581 G. C.—Three classes of cases—Fees of witnesses and jurors under fish and game laws, Section 1387 G. C.—Officers who should serve processes issuing from various police courts—Fees in such cases.....	1814
Fees of Sheriff—Person sentenced by commanding officer of militia to county jail—Fees for committing and discharging defendant in bastardy proceeding—Fees in contempt proceedings—No jail fees where witnesses are committed by coroner.....	867
Fidelity or Indemnity Insurance Company—Must have authorized paid-up capital stock of not less than \$250,000 to qualify as surety under provisions of Section 2723 G. C.....	1428

BUREAU OF INSPECTION AND SUPERVISION OF PUBLIC OFFICES—Continued—		Page
Fish and game laws—Prosecutions instituted by affidavit of game warden—Offense not committed in presence of such warden—Costs cannot be collected from county in case of acquittal or discharge of defendant from custody—Proviso when costs can be collected from county		1601
Home Rule Charter Commission—Adoption of charter submitted by such commission—How expenses of election for above purposes are to be paid—From county treasury.....		703
Intoxicating liquors—How persons who traffic in same can be placed upon duplicate for Dow-Aiken liquor tax who have not been so charged—Prosecuting Attorney's duty when he has knowledge of such violation		1673
Judge of Court of Insolvency—No authority for county to pay court costs incurred by such judge in defending himself in suit for writ of prohibition.....		1502
Judge of Lorain Criminal Court—Compensation fixed by council—In state cases same fees as Justice of Peace—Chief of Police entitled to no compensation for services rendered in Lorain criminal court..		1171
Jurors—Expenses of meals and lodging—When in trial of any case, if not permitted to separate, such expenses must be paid from county treasury—May not be taxed as costs or assessed against any party to said cases.....		1082
Jury service—Talesmen—Bystanders—When entitled to fee.....		962
Justice of Peace, Police Judges and Mayors—Fees of Constables, Chief of Police, Marshal or other officer under Section 13426 G. C. refer to all classes of cases enumerated in Section 13423 G. C.—If other services besides making arrests and subpoenaing witnesses are required of officers mentioned in Section 13436 G. C. they are entitled to additional fees.....		1604
Municipal Corporation—		
Chief of Police may not certify to any bill for food furnished prisoners in excess of contract price—Chief receives regular salary for duties of his office—May not be allowed any additional compensation		1336
Council—		
Authorized to levy for funds to care for indigent sick of city—Without authority to levy tax for payment of losses sustained by hospitals by reason of contract between city and hospitals—Section 4021 G. C. construed—City of Youngstown.....		1377
Changes grade of street after contract has been let at a unit price for all excavation—Contractor not required to make additional excavation at price bid in original contract.....		514
Determines who shall let contracts for printing of municipal bonds		253
Has discretion to furnish law books to mayor—Mayor has no control of books furnished any other department of village..		371
Merges duties of Clerk of Council with duties of City Auditor—No increase of salary for additional duties during term of office		597
Contract for improvement of street—Provision for excavation and haul discussed—Contractor may receive additional compensation when materials hauled beyond limitation fixed by engineer and contract		1333

BUREAU OF INSPECTION AND SUPERVISION OF PUBLIC OFFICES—Continued—

Municipal Corporation—Continued—	Page
Contractor is entitled to interest accruing on guaranty fund, if it is so stipulated in contract.....	174
Excavation of materials for street improvement—Interpretation of contract made by municipality and contractor for disposing and hauling away dirt so excavated.....	1441
Excessive amounts allowed by city to contractors on partial estimates—Interest not chargeable in absence of fraud—Not entitled to interest on final estimate until demand for balance and refusal..	226
Expenditure costing over \$500.00—Council must first authorize and direct same by ordinance before Director of Public Service may proceed with improvement—Engineer for such improvement must have salary fixed by council before he can be employed—Council cannot direct employment of a certain engineer.....	125
May enact ordinances to punish same acts as are punished by state laws—City limited to powers granted—Fines collected under said ordinances go into municipal treasury.....	1839
Member of Council—How member may be excused for failure to attend previous session of council.....	729
Newspaper—Publication of ordinances and resolutions—When officer of municipality is interested in newspaper which publishes ordinances—Does not disqualify newspaper from making such publication—Officer not liable.....	5
Not duty of Bureau to install system of accounting for cities—Duty of City Auditor or Village Clerk—Council appropriates in cities and City Auditor employs extra clerks for such purpose—In villages council provides employes.....	1597
Official bonds of municipal officers made payable to municipality are not invalid—May be made payable to State of Ohio.....	192
Ordinances providing for compensation of disabled or temporary firemen—When temporary firemen may be employed and paid compensation for performance of duties of disabled firemen—From what funds payment authorized—City of Piqua.....	1845
Petition presented by property owners for improvement of street on assessment plan cannot contain restrictions binding present or subsequent council as to general assessments for street improvements	1085
Planning commission—Personnel of such commission—See Section 4366-1 G. C.—No Board of Park Commissioners.....	1150
Section 4564 G. C. requires that where a municipal corporation owns its workhouse and prison, imprisonment for violation of ordinances shall be in said workhouse or prison.....	1044
Superintendent of Water Works of city having held position continuously for more than seven years prior to January 1, 1915, may only be removed by Section 486-17a, 106 O. L. 412—Removal—Temporary appointment—How made.....	1115
Special assessment for non-residents who own real estate in city may include several parcels of land in one notice—Newspaper entitled to legal compensation according to form submitted by city officials	1222
When contractor accepts payment in full on final estimate—Cannot later claim interest from time payment should have been made and was made.....	173

BUREAU OF INSPECTION AND SUPERVISION OF PUBLIC
OFFICES—Continued—

	Page
Municipal Corporation—Concluded—	
When it is duty of City Auditor to act as Secretary of Sinking Fund Trustees	549
Where council authorized to enact ordinances fixing salary of Director of Public Service payable partly from service and partly from water works funds—Proportion within discretion of council.....	1910
Municipal Court—	
Cleveland—Fees—“Sitting at trial”—Police officer or bailiff—Witnesses	1367
Columbus—	
Judges not authorized to retain fees for solemnizing marriages—Paid into city treasury.....	177
Section 3056 G. C. construed—Said section applicable to fines—assessed and collected by above court.....	1967
Naturalization fees—Clerk of Courts not authorized to retain such fees—Should be paid into county treasury.....	609
Newspaper—Advertisements deemed by public officers to be of general interest to taxpayers under Sections 6252 G. C. are to be paid for at rate fixed in Section 6251 G. C.....	511
Offices Compatible—	
Clerk or deputy in office of County Auditor—Deputy Sealer of Weights and Measures	1478
Township Clerk—Township Highway Superintendent.....	25
Offices incompatible—Justice of Peace—County Coroner.....	1010
President of City Council—Vacancy in office filled by appointment by Mayor	286
Roads and Highways—	
Answers to nineteen questions construing provisions of Cass Highway Law	882
Collection of assessments made by County Commissioners for construction of road under certain provisions of Cass Highway Law may not be anticipated by issue short term notes or certificates of indebtedness—Bonds required to be issued.....	1232
Compensation and expenses of deputies or assistants of County Highway Superintendent when engaged on township road work—How paid—Under Cass Highway Law, contracts involving more than \$200.00 must be in writing—Others should be—Plans and specifications must be prepared by County Highway Superintendent when cost of road, bridge or culvert exceeds \$200.00.....	134
County Commissioners without authority to compel traction company to pay part of cost of paving a road running through a village—Plans adopted then altered should be approved by village council and notice again given—Northern Ohio Traction and Light Company—Village of New Berlin.....	1258
Expenses of assistants appointed under Section 1219 G. C. engaged in making surveys and plans—How apportioned—Expenses of assistants, superintendents and inspectors appointed by provisions of above section engaged in work of supervision and inspection—How apportioned	939
How compensation and expenses of assistants employed under Section 7181 G. C. are to be paid—How assistants, superintendents and inspectors employed under Section 1219 G. C. are to be paid	1160

BUREAU OF INSPECTION AND SUPERVISION OF PUBLIC OFFICES—Continued—

	Page
Roads and Highways—Concluded—	
Person may be employed as assistant under Section 7181 G. C., and also as assistant superintendent or inspector under Section 1219 G. C., subject to qualification that he cannot act in both capacities at same time—Compensation, how computed.....	965
Township Trustees are not authorized to loan road building machinery owned by township—Recovery may be had on contract when same is unlawfully leased—No authority under Section 7033 G. C. for expenditure of township funds in construction of switch—Party rights when same has been constructed.....	980
School teachers' pension fund—Proper treasurer before and after clerk assumed duties of treasurer of school funds when depository is and is not provided—City school districts—Village school districts—Rural school districts—School districts.....	266
Sheriff—	
Conveying more than one prisoner to workhouse at same time—Mileage may be charged only once—Cannot charge on each writ....	251
May charge poundage on <i>all</i> moneys actually made and paid to them on sale of chattel property on execution—See Section 2845 G. C.	865
State officer or employe receiving regular salary out of state treasury not entitled to receive additional compensation for overtime or night work	1841
Taxes and Taxation—	
Newspapers—Publishing notices of delinquent tax sales—Publication for only one week, no liability against county.....	402
Tax levies made by Township Trustees for road purposes under authority of Sections 1222, 3298-1, 3298-13 and 3298-20 G. C., 106 O. L. 574 et seq., are upon all taxable property of township including that within any incorporated village or city therein situated—Levy under Section 3298-18 G. C. is upon taxable property of such township outside of any incorporated village or city situated therein—When such levies are illegal—See opinion No. 1408, March 22, 1916.....	1507
Toledo Municipal University—Board of Directors of said university have full control of funds raised by taxation for said purpose—Council without authority to appropriate said funds.....	1207
Township Boards of Health—Expenses—How paid.....	1122
Township Clerks—Compensation allowed under Section 3298-12 G. C. subject to limitation of \$150.00 in any year as provided by Section 3308 G. C.....	1184
Township Treasurer—	
Custodian of funds raised under Sections 7033 to 7052 G. C. (now repealed)—Not entitled to fees for disbursing such funds—Recovery may be had against him.....	760
For moneys disbursed under Sections 6976 to 7018 G. C. (since repealed), he is entitled to compensation fixed in Section 7015 G. C.	765
Township Trustees—	
Clerk or treasurer's expenses cannot be paid from township treasury in absence of statutes authorizing such expenditures.....	459

BUREAU OF INSPECTION AND SUPERVISION OF PUBLIC
OFFICES—Concluded—

Township Trustees—Concluded—	Page
Compensation of Township Highway Superintendent must be fixed on a per diem or per hour basis—No authority to fix at a stated sum per month.....	382
Village Council—Failure to make an appropriation for salary of its members—Succeeding council cannot act.....	167

BUREAU OF JUVENILE RESEARCH—

Dependent or neglected children—Law relating to such children distinguished from provisions applicable to delinquent children—Board of Administration orders—Juvenile Court may issue further orders in regard to commitment of such children—See Section 1643 G. C.	1796
---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

BUREAU OF VITAL STATISTICS—

Civil Service—Authority to determine whether any position not named in unclassified service should by reason of its confidential character be exempt from that of competitive examination rests with State Civil Service Commission.....	1557
------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

BURN'S LAW CERTIFICATE—

Board of Education—Depository bank for school funds—When closed and receiver appointed—Whether or not board can borrow money to pay obligations previously incurred until they realize on depository bond	683
County Auditor's Certificate Required by Section 5660 G. C.—	
Levies under Section 7419 G. C. may issue as soon as such levies are placed on duplicate and are in process of collection—When such levies are on duplicate and in process of collection.....	1192
Must be made as to all that part of cost of road improvement which under Section 1218 G. C. is assumed by county including shares of township and abutting property owners—Certificate required as to full amount.....	1189
County Board of Education—When board can employ attorneys to represent it	915
Roads and Highways—	
Cass Highway Law does not authorize County Commissioners to appropriate property for sole purpose of widening main market road—Interpretation of statutes authorizing appropriation of land for elimination of railway grade crossings—Effect of Cass Highway Law upon such proceedings—Bond provision for county's share of cost discussed.....	1239
Money must be in treasury before improvement is started—By provision of Section 1218 G. C. certificate of County Auditor must cover entire amount assumed by county, including shares of county, township and abutting property owners—Section 5660 G. C. applicable—Bonds must be sold before County Commissioners can make agreement.....	1809

BURN'S LAW—CERTIFICATE—Concluded—
 Roads and Highways—Concluded—
 No authority for assessing twenty-five per cent. of cost of road improvement on property located within one mile thereof—When two Boards of Township Trustees are authorized to make joint application for state aid on intercounty highway—Only on county or township line road—Bonds can be issued only by County Commissioners for co-operation with state for intercounty highways—Tax levies are made by Township Trustees where township co-operates with state..... 1678

Section 5660 G. C. applicable to contract for erection of new court house—Bonds must be sold and in process of delivery—Bonds for erection of court house must be offered to Industrial Commission before advertising said bonds for sale..... 369

Sheriff—Compensation for feeding prisoners employed upon highway work—Claim submitted, disapproved..... 1973

State Highway Commissioner—Contract between State and The Yount and Jackson Company—Without authority in law under facts submitted 602

BUSINESS—
 Interpretation of Sections 12, 13, 14 and 15, Sections 5371-4, 5406-1 5406-2, 5406-3 G. C., Parrett-Whittemore bill providing for listing and valuation of property for purposes of taxation—Whether property of company may be considered as a unit—Whether property pertaining to a business carried on in more than one political subdivision up to a county be valued as unit by commission—Whether business carried on in more than one county may be valued by commission—Construction of word "business" as found in the law 324

BYSTANDERS—
 Jury service—Talesmen—Bystanders—When entitled to fee..... 962

CAMPUS—
 Ohio State University—Trustees without authority to permit city of Columbus to erect hospital on campus—Contagious diseases..... 318

CANALS—
 Canal Lands—
 Lease of same to city of Cincinnati—Acts of 1911, 1913 and 1916, considered—Act of 1913 without effect since no lease was executed under it—How new lease should be executed..... 1266

 Proposed lease to city of Dover—When lease should be executed in name of city by Director of Public Service or Director of Public Safety—Council should first authorize same..... 1940

 State's liability for negligence when canals overflow on private property—Damages—When allowed and when not allowed..... 1474

 County Commissioners—Required to construct and keep in repair all necessary bridges on all state and county roads, whether such bridges are located within or without a municipal corporation—Municipal corporation may construct same..... 730

	Page
CANALS—Concluded.	
Sale of canal lands—Purchaser required to make certain changes in adjoining land retained by state—Notice of sale should contain conditions	195
Superintendent of Public Works—	
Form of legal advertisement for sale of canal lands—B. F. Goodrich Company	941
May appoint commissioners pursuant to Sections 455 and 457 G. C.—No appropriation available at present time to pay their compensation	1469
CANAL LANDS—	
Under this heading are index leases and sales of canal lands which have been approved or disapproved—See also Canals and Superintendent of Public Works.	
Approval—	
Certain leases of canal lands.....	858
Certain leases for parts of Miami and Erie canal and land at Buckeye Lake, St. Marys and Indian Lakes.....	1395
Of a number of leases of canal lands.....	159
Of lease of certain canal lands in city of Akron to Martin D. Kuhlke	65
Of certain land leases.....	16
Of certain leases of canal lands at Cleveland, Dayton and Logan, Ohio	168
Of leases of certain canal and reservoir lands.....	233
Of lease to the Smith-Eaton Company, certain canal lands in city of Akron	485
Of certain leases for Ohio and Hocking canal lands and St. Marys Reservoir lands	1108
Lease for oil and gas purposes to J. R. Elder, portion of Hocking canal property in Hocking and Athens counties.....	1907
Lease for portion of abandoned Ohio canal to the Scioto Valley Traction Company.....	1934
Lease of canal land to the Dayton Gas Company in city of Dayton.....	1888
Lease of canal lands to The Pharis Tire and Rubber Company, Newark, Ohio.....	870
Lease of certain canal lands in Akron to Glen Brown.....	730
Lease of Columbus feeder to Scioto Valley Traction Company.....	1970
Lease of portion of Ohio canal in Muskingum county to The Columbus Oil and Fuel Company.....	683
Leases of certain canal lands.....	1795
Leases of canal and reservoir lands to Lon Fisher, Arthur Stutz and John D. Doley.....	1821
Leases of canal and reservoir lands to Eliza H. McElvain, Mabel V. Brown, The Eagleport Oil and Gas Company and William Schneider	1876
Leases of certain canal and reservoir lands to the Northwestern Ohio Light Company and Howard G. Goodwin.....	1919
Leases for certain canal and reservoir lands—Bridgewater Machine Company—Lancaster Lens Company—F. G. Strickland—A. R. Tarr—George Martin.....	1606
Lease of part of abandoned Hocking canal to J. R. Elder for oil and gas purposes.....	1170

CANAL LANDS—Concluded.

Approval—Concluded.	Page
Leases of certain reservoir and canal lands to Alva B. Jones and T. V. Taylor, respectively.....	1927
Lease of portion of canal lands at Akron to the Canal Belt Railroad Company	1971
Public sale of canal property in city of Chillicothe, Ohio, to the Sears and Nichols Canning Company.....	1939
Sale of canal lands in city of Akron to the B. F. Goodrich Company	1124
Sale of canal lands in city of Massillon to The Hess-Snyder Co.—Also sale of canal lands in Licking county, Ohio, to Emma E. Mears	1938
Sale of certain abandoned Ohio canal property in Madison township, Licking county and Hocking canal in village of Logan, Hocking county	1106
Sale of canal lands in Licking county to Sylvester A. Mears.....	1914
Sale of canal lands in Ross and Licking counties.....	1448
Sale of certain canal lands in city of Akron, to Frank C. Howland...	1108
Sale of certain canal lands in Union Township, Ross County, to County Commissioners.....	1292
Sale of certain canal lands in village of Newburgh Heights, Cuyahoga County, Ohio.....	1107
Sale of Ohio canal lands in city of Massillon to Hess-Snyder Co....	1790
Sale of portion of abandoned Ohio canal property in Ross County to Miss Olive Mace and also to Mary A. Prather and Margaret S. Stitt	1688
Sale of portion of canal lands in village of Newburgh Heights, Cuyahoga County, and also in village of Millersport, Fairfield County, Ohio	232
Sale of three tracts of canal lands in Madison Township, Licking County, Ohio, to the following: Nellie M. Bolin, Mary C. Bolin, R. W. Lillard.....	1889
Sale of tract of land in city of Akron to The Williams Foundry and Machine Company.....	953
Sale to The Austin Powder Company of Cleveland, Ohio, portion of abandoned Ohio Canal Basin.....	1635
Twenty-one leases of canal lands.....	685
 Disapproval—	
Lease of canal lands in city of Akron to Hancock Brothers, a partnership	917
Leases of canal lands to Commissioners of Lucas County and Mrs. Louise C. Hartman, Logan, Ohio.....	690
Lease of certain canal lands at Cleveland, Ohio, to Corrigan McKinney and Company—Should be executed by all partners.....	961
Lease to Glen Brown of certain canal lands in city of Akron, Ohio...	709
Proposed sales of canal lands to the B. & O. S. W. R. R. Co. and the C. H. & D. Ry. Co. at Chillicothe, Ohio.....	956
Proposed sale of certain canal lands in city of Akron to B. F. Goodrich Company	927

CANAL BELT RAILROAD COMPANY—

Approval, lease of portion of canal lands at Akron to the Canal Belt Railroad Company.....	1971
--------------------------------------------------------------------------------------------	------

CANDIDATES—

	Page
Corrupt Practice Act—	
Construction of Section 5175-29 G. C. permitting expenditure of additional sum of five dollars for each one hundred votes in excess of five thousand cast for Governor at last state election—Applicable to candidates for public offices in counties, cities and villages not enumerated	1517
Persons may be employed to distribute marked unofficial ballots and cards at polls on election day.....	285
Coroner—Not required to pay any fee at time of filing declaration of candidacy for nomination for such office.....	84
County Commissioner—Form of primary ballot for nomination of candidates for County Commissioner to fill an unexpired term.....	978
Deceased candidate—Deputy State Supervisors of Election should not print such name on primary ballots—How votes should be counted if name does appear—When no names of candidates for nomination on primary ballot as well as when names do appear—Interpretation of statutes for blank spaces in either case on ballot—Where name of candidate is written in eight per cent. of number of ballots cast necessary to fill vacancy—When nomination is made if deceased candidate's name appears and another name is written on ballot.....	1214
Deputy State Supervisors of Election—	
Member of such board or clerk thereof after having filed declaration of candidacy are rendered ineligible to act as such election officers	951
The term "clerk" in Section 5092 G. C., 103 O. L. 496, does not include deputy clerks—Term election refers only to regular and general November elections and special elections.....	1147
Fee required by Section 4970-1 G. C., 106 O. L. 548, may be computed only upon salary of office fixed by law and not upon any fees to which incumbent may be entitled.....	925
For office—Fee prescribed by Section 4970-1 G. C. is not required to be paid by candidates who are nominated by having their names written upon primary ballot.....	1205
Municipal corporation—City Engineer is within classified civil service—Person in classified civil service prohibited from being an active candidate for an elective political office.....	375
State Central Committee of a political party—Statute does not forbid committee dividing county into districts for purpose of electing delegates to state convention.....	259

CANTON (CITY)—

State Board of Health—Approval of order requiring city of Canton to install sanitary trunk sewers to correct pollution of east and west branches of Nimishillen Creek.....	1861
----------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

CANTON ELECTRIC COMPANY—

Articles of incorporation—The principle that a corporation may not be organized to do manufacturing and mercantile business does not apply to public utility companies—Certificate of amendment of the Canton Electric Company, approved.....	563
-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----

CAPITAL STOCK—

See Corporation, Secretary of State, Tax Commission.	Page
Affidavit of the Central Ohio Railroad Company—Secretary of State advised to receive and file same—Fee to be charged.....	261
Corporations—	
Failure to file certificate reducing capital stock of corporations which had reduced same before month of May—Such certificate when filed will relate back to time of reduction.....	1912
Franchise tax computed upon subscribed but not yet issued capital stock and also upon its issued capital stock.....	288
Has authority to increase capital stock by issuance of both common and preferred stock after its original capital stock is fully subscribed and an installment of ten per cent. paid on each share and before stock authorized by subsequent issue has been subscribed or any part thereof paid for.....	1392
May reduce its capital stock without proportionately reducing par value of all its shares of capital stock—The Timken-Detroit Axle Company—Section 8700 G. C. interpreted.....	357
Par value of authorized preferred stock can never exceed two-thirds of par value of all its authorized capital stock—Kelly-Springfield Motor Truck Company.....	1716
Purchase of its own stock—Previously subscribed, issued and outstanding—Not restored to status of unissued stock—Continues to retain its character—Tax computed upon <i>all</i> its subscribed or issued and outstanding stock regardless of fact corporation has purchased portion of its stock.....	1322
Redeemed preferred stock held to be merely withdrawn and may be reissued—The Goodyear Tire and Rubber Company of Akron, Ohio	758
Secretary of State advised to accept copy of certificate of subscription to The Deerfield Oil and Gas Company, Millersburg, Ohio.....	1009
Tax on increase of capital stock— <i>Exemption</i> of Section 5519 G. C. not applicable to increase of issued and outstanding capital stock as a part or all of the increase in authorized capital stock of corporation made within six months period prescribed by said section—Where articles of incorporation filed and organization effected prior to six months period.....	1606
When increasing authorized capital stock—Not required to file certificate showing ten per cent. of its <i>entire</i> capital stock has been subscribed	289
Fidelity or Indemnity Insurance Company—Must have authorized paid up capital stock of not less than \$250,000 to qualify as surety under provisions of Section 2723 G. C.....	1428
Taxes and taxation—Shares of capital stock of Cleveland and Pittsburgh Railroad Company are not taxable in Ohio.....	1739
When foreign corporation purchases property in Ohio and conveys same to trustee—Whether value of such property is to be considered as capital of foreign corporation when it is qualified to do business in Ohio	740

CAPITAL UNIVERSITY OF COLUMBUS, OHIO—

Collateral inheritance tax—Capital University, Columbus, Ohio, exempt—The Wernle Orphans' Home, Richmond, Indiana, subject to tax—Section 5332 G. C. not repealed by implication.....	301
---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----

	Page
CAPITOL TRUST COMPANY—	
Continued corporate existence at request of state—Minimum Willis tax fee charged.....	1706
CAR FARE (STREET)—	
County Commissioners—May allow contingent expenses of employes of taxing department of County Auditor's office and County Board of Revision—What is meant by contingent expenses under provisions of Section 5585 G. C., 106 O. L. 256—Car fare, automobile hire, etc.....	623
CARROLL COUNTY—	
Approval, gas and oil lease to T. H. Love, Leesburg, Ohio.....	1521
CASH DEPOSIT—	
Treasurer of State—Not authorized to accept legally issued bonds of school districts in lieu of cash deposit provided under Section 9778 G. C. for trust companies.....	1109
CASS HIGHWAY LAW—	
See Roads and Highways—State Highway Commissioner—Prosecuting Attorney—Bureau of Inspection and Supervision of Public Offices.	
Bonds issued for road construction prior to going into effect of Cass Highway Law.—Roads improved by Garrett and Thomas Laws, Sections 6926 to 6956 G. C. inclusive—What limitations applicable to tax levies for said purpose—Cass Law limitations not applicable	1532
Bridges—Duty of County Commissioners to repair bridges built by them on county roads in cities and villages—Both County Commissioners and municipal corporations liable for injuries when such bridges become defective and dangerous.....	1167
Bridges and culverts—County Commissioners and Township Trustees are authorized to repair and maintain same on township road—When Township Trustees may include plans for construction of a bridge or culvert.....	298
Commissioners of road district organized under old section 7095 G. C.—When authorized to sell road building machinery under Cass Highway Law.....	635
Construction of phrase "improved roads" as found in Section 13421-12 G. C.—Applies to graveled roads—What constitutes an offense under above section—Destruction of highways.....	1105
County Auditor's certificate required by Section 5660 G. C. must be made as to all that part of cost of road improvement which under Section 1218 G. C. is assumed by county including shares of township and abutting property owners—Certificate required as to full amount	1189
County Commissioners—	
Bonds sold under authority of Section 6929 G. C.—Proceeds in county treasury—Commissioners not authorized to advance such proceeds to Township Trustees, even upon agreement to later reimburse county	1634
Forms of application for state aid on highways within villages....	384

CASS HIGHWAY LAW—Continued.

	Page
County Commissioners—Concluded.	
Fund created prior to going into effect of Cass Highway Law for "pike repair"—May be used for repair of county roads or inter-county highway improvement.....	183
May not borrow money to pay fixed expenses anticipating exhaustion of appropriation for general county fund—Salaries of County Surveyor and assistants.....	169
May vacate part of an intercounty highway when a new right of way for part changed has been provided and new part of highway has been constructed.....	316
Not authorized to appoint County Surveyor to make plans for sewer improvement	1790
Not authorized to expend county funds upon bridges within municipalities unless such bridges are on state or county roads—See Sections 2421 and 7557 G. C.....	1152
Proceedings of joint boards of Hancock and Hardin Counties for road improvement, invalid—Effect of Cass Highway Law on prior proceedings	448
Their decision granting or refusing to grant prayer of petition asking for reconstruction or repair of public road is not reviewable on appeal	1023
Where it is desired to borrow money in anticipation of tax levies made under Sections 1222 and 6926 G. C., only method provided by law is bond issue under Sections 1223 and 6929 G. C.....	480
County Commissioners and Township Trustees—No statutory provision in purchasing culvert pipe and road machinery to let contracts for same by competitive bidding.....	523
County Commissioners of Paulding County—Application for intercounty highway funds, approved.....	311
County Highway Superintendent—	
Expenses of such officer to be paid from general county fund when same are incurred in performance of his duties with respect to roads and bridges.....	78
What township officers should attend meeting provided by Section 7189 G. C.—Township Clerks should not attend—How expenses and per diem of township officers are to be paid.....	228
Discussion of tax levying sections—Whether or not interior limitations and ten and fifteen mill limitations apply to tax levies authorized to be made by Township Trustees and County Commissioners—Taxable property that is and is not subject to levies authorized for township and county road purposes—General discussion of tax levying powers and limitations under provisions of Cass Highway Law	541
Disapproval, transcript of proceedings for bond issue, Norwich Township, Huron County, Ohio—Road bonds not issued under provision of Cass Highway Law.....	730
Interpretation of Section 7199 G. C. as to giving of notice for letting of contracts for improving and maintenance of roads or letting of bridge contracts—Sections of General Code repealed by implication by reason of enactment of above section—In advertising sale of county road bonds Section 6929 G. C., 106 O. L. 603, governs—Sections 2343, 2344 and 2345 G. C. are not repealed by Cass Highway Law.....	838

CASS HIGHWAY LAW—Continued.		Page
Levy authorized by Section 60 of the act, Section 3298-1 G. C. subject to certain limitation—Township Trustees must make levy under above section before they can provide for issue of bonds—Levy provided by Section 72 of Highway Act, Section 3298-13 G. C., is above ten mills but within fifteen mills limitation—Funds derived from bond issue under Section 67 of Cass Highway Law, Section 3298-8 G. C. may not be used in co-operation with state—Levy authorized by Section 215 of Cass Highway Law, Section 1222 G. C. is above ten mills but within fifteen mill limitation.....		263
Lien statutes, Sections 8312, 8313, 8314 G. C. applicable only to private contracts—See Sections 6947 and 3298-4 G. C. Cass Highway Law for road improvement contracts.....		139
Morrow County Commissioners—Two petitions presented at different times for same road improvement—Not authorized to proceed under facts submitted		734
Municipal corporation—Plats of lands and streets outside of such municipal corporation—Absence of acceptance by public authorities—Not required to improve or repair such streets.....		1018
Offices compatible—Township Trustee—Inspector of road improvement when road is constructed under provision of subdivision 3 of Section 6919 G. C.....		26
Only <i>portion</i> of road improved by county assumes character of county road—Otherwise retains its former character.....		456
Roads and Highways—		
Answers to nineteen questions construing provisions of Cass Highway Law		882
Application for state aid within and without a village—Subsequent procedure for improvement outside of a village.....		483
Barnesville-Hendrysburg road in Belmont County—Under facts submitted Ohio Valley Contracting Company may continue improvement without entering into new contract.....		1560
Bids received by State Highway Commissioner for road improvement—No contract awarded—Where desired to improve shorter section of highway than that covered by bids—Must reject all bids, make new estimate and readvertise—Electric railway company may be compelled to move tracks from center to side of road—How interurban company can be compelled to pay for paving between rails—Ohio Electric Railway Company.....		808
Bonds issued under authority of Section 3298-8 G. C.—The fact that such bonds are to be redeemed solely out of proceeds of special assessments does not obviate necessity of first submitting question of issuing such bonds to electors of township.....		1571
Cass Highway Law does not authorize County Commissioners to appropriate property for sole purpose of widening main market road—Interpretation of statutes authorizing appropriation of land for elimination of railway grade crossings—Effect of Cass Highway Law upon such proceedings—Bond provision for county's share of cost discussed.....		1239
Cass Highway Law—Levies for road purposes upon taxable property of township, distinguished.....		1659

CASS HIGHWAY LAW—Continued.

Roads and Highways—Continued.

	Page
Chief Highway Engineer not authorized to certify to County Commissioners and Township Trustees his apportionment of cost of an improvement until same is completed.....	1764
Collection of assessments made by County Commissioners for construction of road under certain provisions of Cass Highway Law may not be anticipated by issue short term notes or certificates of indebtedness—Bonds required to be issued.....	1232
Compensation and expenses of deputies or assistants of County Highway Superintendent when engaged on township road work—How paid—Under Cass Highway Law, contracts involving more than \$200.00 must be in writing—Others should be—Plans and specifications must be prepared by County Highway Superintendent when cost of road, bridge or culvert exceeds \$200.00.....	134
Construction of retaining wall for purpose of protecting roadway—How cost can be paid—See Sections 6926, 6927 and 6929 G. C....	756
Construction of switch across intercounty highway by interurban electric railway company—What agreement between State Highway Commissioner and railway company should contain.....	1455
County Commissioners authorized to issue bonds for road improvement purposes—Ten-year limitation—No authority for electors to vote on proposition—How to determine maximum amount of bonds that may be issued for such purposes.....	626
County Commissioners are authorized to vacate roads by provisions of Cass Highway Law—Procedure to be followed—Liability of petitioners	1430
County Commissioner's duty to acquire right of way for temporary highway—State Highway Commissioner must procure right of way for permanent improvement when he is proceeding without co-operation of local authorities—Forms of deed and statement to Probate Judge in such cases.....	779
County Commissioners—Not authorized to issue bonds under Section 6929 G. C. until preliminary steps outlined in preceding sections have been taken.....	1141
County Commissioners without authority to compel traction company to pay part of cost of paving a road running through a village—Plans adopted then altered should be approved by Village Council and notice again given—Northern Ohio Traction & Light Company—Village of New Berlin.....	1258
County Highway Superintendent—	
Actual and necessary expenses incident to maintenance and operation of an automobile used exclusively by such Superintendent in his official business may be allowed by County Commissioners—Distinction between expenses for public and private purposes—How apportioned.....	11
Appointment of assistants, superintendents and inspectors for state work—Employed by County Highway Superintendent with approval of Chief Highway Engineer—When State Highway Commissioner appoints under Section 1182 G. C.—Road oiling machines.....	750
His expenses and compensation to be paid from general county fund	457

CASS HIGHWAY LAW—Continued.

	Page
County Highway Superintendent—Continued—	
Expenses of assistants appointed under Section 1219 G. C. engaged in making surveys and plans—How apportioned—Expenses of assistants, superintendents and inspectors appointed by provisions of above section engaged in work of supervision and inspection—How apportioned.....	939
Forms for ordinances where State Highway Commissioner extends road improvement through village and co-operates directly with village	1046
How compensation and expenses of assistants employed under Section 7181 G. C. are to be paid—How assistants, superintendents and inspectors employed under Section 1219 G. C. are to be paid	1160
Improvement extended into or through a village—How costs to be apportioned—An unexpended balance of a bond issue under Section 7004 G. C. now repealed, not available to pay township's share of improvement carried forward by State Highway department	743
Interpretation of Section 6928 G. C.—Tax levying Sections 6956-1, 3298-1 and 3298-18 G. C. are subject to fifteen mill limitation—Township Trustees may make levies under both Sections 3298-1 and 3298-18 G. C.—Different levies—When Township Trustees may submit question of bond issue for road improvement—Particular roads need not be designated in making road levies under Sections 3298-1 and 3298-18 G. C.—Property assessed when road was built may be reassessed for improvement, repair or reconstruction of road under Section 6906 G. C.....	537
Joint county road—Petitioners not authorized to specify different methods of assessments for owners' portion in different counties	1463
Milan-Elyria road in Lorain County—Contractors not required to furnish additional material—When supplementary contract may be entered into for such additional material.....	1155
Money must be in treasury before improvement is started—By provision of Section 1218 G. C. certificate of County Auditor must cover entire amount assumed by county, including shares of county, township and abutting property owners—Section 5660 G. C. applicable—Bonds must be sold before County Commissioners can make agreement.....	1809
New right of way—County Commissioners may agree with persons as to amount of compensation and damages they are entitled to receive because their property right in land is taken regardless of whether such interest is held by lease or reversion.....	1399
No authority for assessing twenty-five per cent of cost of road improvement on property located within one mile thereof—When two boards of Township Trustees are authorized to make joint application for state aid on intercounty highway—Only on county or township line road—Bonds can be issued only by County Commissioners for co-operation with state for intercounty highway—Tax levies are made by Township Trustees where township co-operates with state.....	1678
No authority to assess against abutting property owners and portion of cost in excess of ten per cent., exclusive of bridges and culverts—See opinion No. 1148, January 5, 1916, Opinions of Attorney General for 1915.....	56

CASS HIGHWAY LAW—Continued.

	Page
County Highway Superintendent—Continued—	
No provision for two or more townships to co-operate for a road improvement unless County Commissioners take jurisdiction and pay part of cost.....	578
No statute making it criminal offense for contractor not to mark with red light or other danger signal, obstruction lawfully placed in highway	1238
Notices required by Sections 6912 and 6922 G. C.—What such notices should contain.....	579
Obstruction in public highways—Who shall remove said obstructions—County Commissioners may proceed to widen highway although franchise has been granted for electric railway upon such public highway	934
Person may be employed as assistant under Section 7181 G. C. and also as assistant superintendent or inspector under Section 1219 G. C. subject to qualification that he cannot act in both capacities at same time—Compensation, how computed.....	965
Proceedings for a road improvement started under Section 6903 G. C. before its repeal by Cass Highway Law—Road should be completed under former sections—Bonds issued under Cass Highway Law, Section 6929 G. C.—How levies should be made.....	129
Right to compel railway tracks to be moved—Obstructions in highways—Procedure—What notice to railroad company should contain	1484
Road Commissioners without authority to enter into contracts after Cass Highway Law became effective—Funds remaining should be applied to indebtedness of road district.....	586
Road improved under agreement between County Commissioners and Township Trustees—Bonds should be issued by County Commissioners under authority of Section 6929 G. C.....	407
Road improvement commenced under Section 6956-1, et seq. G. C. prior to repeal by Cass Highway Law—Assessment according to benefits—Real estate lying within and without a municipal corporation—Abutting property of improved road which was built entirely by general taxation may be assessed—Sewage disposal plant owned by city and lying outside of city and within one-mile assessment district, may be assessed.....	102
Tax levy in 1915 on grand duplicate of county—Proceeds available for expenditure after taking effect of Cass Highway Law for paying county's share of improving or repairing roads under Chapter VI of said law—Bonds—Sufficient if levy made to cover any deficiency when bonds issued solely in anticipation of collection of special assessments—Need not levy for entire amount of bond issue, only deficiency.....	1522
Township Highway Superintendent—Duty of dragging all gravelled and unimproved roads rests primarily with such township official	475
Township Highway Superintendent is public officer—Person not possessed of qualifications of elector may not be appointed to such office	1515
Township Trustees—Appointment of Township Highway Superintendent—How removal of such appointee may be accomplished..	606

CASS HIGHWAY LAW—Continued.

	Page
County Highway Superintendent—Concluded—	
Township Trustees are authorized to purchase iron pipe, etc., for culvert work in repair of township roads.....	476
Township Trustees are not authorized to loan road building machinery owned by township—Recovery may be had on contract when same is unlawfully leased—No authority under Section 7033 G. C. for expenditure of township funds in construction of switch—Party rights when same has been constructed.....	980
What is a "repair" of a highway—Opinion reaffirmed in which it was held State Highway Commissioner is not authorized to pay contractor an estimate based upon material delivered on site....	1278
When County Highway Superintendent repairs road by force account—May contract for materials upon basis of number of tons hauled	1231
Where commissioners of road district let contract for purchase of stone prior to going into effect of Cass Highway Law—May contract after law becomes effective for hauling of stone where property owners have performed their part of an agreement to improve the roads.....	1025
Road, lane or outlet established by Section 6887 G. C.—Not public highways—Public authorities not authorized to construct or repair such roads.....	1022
Rodmen and axemen on county road work—No authority for such employment by County Surveyor as such—May employ assistants—See Section 7181 G. C.—Rodmen and axemen may be employed in ditch construction.....	1865
Secretary of Agriculture of United States—Rural post roads—Certain required information before state entitled to federal aid for rural post roads.....	1313
Sheriff—Compensation for feeding prisoners employed upon highway work—Claim submitted, disapproved.....	1973
State Highway Commissioner—	
Authority to appropriate land over railroad tracks—State Commissioner should not exercise authority—No machinery for such officer to enforce contribution by railway company.....	1248
If he improves intercounty highway or main market road without cooperation of County Commissioners or Township Trustees, cost of land necessary for new right of way, paid by state.....	435
Taxes and taxation—Tax levies made by Township Trustees for road purposes under authority of Sections 1222, 3298-1, 3298-13 and 3298-20 G. C., 106 O. L. 574 et seq. are upon all taxable property of township including that within any incorporated village or city therein situated—Levy under Section 3298-18 G. C. is upon taxable property of such township outside of any incorporated village or city situated therein—When such levies are illegal—See Opinion No. 1408, March 22, 1916.....	1507
Ten per cent assessment directed to be levied upon property <i>abutting</i> on improvement—When entire expense of repair of a macadamized road constructed by Township Trustees may be paid by County Commissioners	309
Township Clerk—Compensation allowed under Section 3298-12 G. C. subject to limitation of \$150.00 in any year as provided by Section 3308 G. C.....	1184

CASS HIGHWAY LAW—Concluded.

	Page
Township Trustees—	
Authorized to purchase pipe for bridges and culverts on township roads—What County Highway Superintendent must approve—Deputy County Surveyor or an employe in County Surveyor's office may lawfully perform services for a municipality—Limitations for such work.....	769
Bonds issued prior to September 6, 1915, under Section 7004 G. C. now repealed—Trustees <i>now</i> without authority to issue additional bonds under said section no further action having been taken in the premises by the Trustees.....	470
Compensation of Township Highway Superintendent must be fixed on a per diem or per hour basis—No authority to fix at a stated sum per month.....	382
Division of township into certain number of road districts—Districts may be changed by present or succeeding board—Redistricting should be made before superintendents enter into road dragging contracts for current year.....	638
Without authority at present time to submit to electors of township bond issue for road purposes—When such question may be submitted under provisions of Cass Highway Law—Purpose defined—County Commissioners may issue bonds for road repair purposes	707
Township Treasurer—Custodian of funds raised under Sections 7033 to 7052 G. C. (now repealed)—Not entitled to fees for disbursing such funds—Recovery may be had against him.....	760
When two or more Boards of Township Trustees within same county make application for state aid—How State Highway Commissioner may choose.....	1138

CATTLE—

Board of Agriculture—Without authority to appoint appraisers to determine value of cattle which are required to be killed under Section 1114 G. C.....	19
--------------------------------------------------------------------------------------------------------------------------------------------------------	----

CECIL VILLAGE SCHOOL DISTRICT—

Board of Education—When village school district has tax valuation of less than \$500,000 board should submit to electors question of reorganizing or dissolving such district—Sections 4681, 4682 and 4682-1 G. C. construed.....	1388
-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

CEMETERIES—

Municipal corporation—Regulation of public and private cemeteries.....	1493
Offices compatible—Sexton of township cemetery—Township Treasurer..	633

CENSUS—

Census by Department of Labor and Commerce is not such a federal census as is contemplated in Section 4871 G. C.—Annual registration of electors is based on decennial federal census—City of Akron..	283
-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----

CENTRALIZATION (SCHOOLS)—

See Schools—Board of Education.	
Board of Education—	
Authorized to erect stables for shelter of vehicles, horses and conveyances of pupils who drive to school.....	1483

CENTRALIZATION (SCHOOLS)—Concluded.

	Page
Board of Education—Concluded—	
Boards of adjoining county school districts may not act under authority of Section 4696 G. C., 106 O. L. 397, on petition to transfer territory from a rural school district in one of said county school districts to a local district in said adjoining county school district, <i>after</i> proceedings have been commenced to centralize schools in said rural school district—Madison county—	343
Bonds issued under Section 4692 G. C. do not become an "indebtedness" of a school district until said bonds are actually sold and in process of delivery—	847
Centralization adopted—Board may secure sites at different points in such districts and erect suitable buildings—	496
Transfer of territory—Remonstrance filed—Whether or not same was filed within thirty-day limitation provided by Section 4692 G. C., 106 O. L. 397—	787
County Board of Education—	
Filing of remonstrance against transfer of territory under Section 4692 G. C., 106 O. L. 397—When names may be withdrawn from remonstrance—When transfer legally effected—	582
Question of centralization of schools and issuance of bonds to purchase site and erect school building, submitted to electors of rural school district—Cannot transfer territory to another district for period of three years—	1467
Territory may not be transferred to an adjoining county district after proceedings to centralize schools of rural school districts have been commenced—	557
Transfer of territory—Board may transfer to an exempted village school district—See Section 4696 G. C., 106 O. L. 396—Transfer pursuant to Section 4692 G. C., 106 O. L. 396—Duty of board to which territory is transferred to levy taxes to pay indebtedness so apportioned to it—	1005
Where judgment rendered against board—Liable for costs including witness fees—How collected—	1637
Where prior to August 27, 1915, number of teachers employed in any supervision district reduced below twenty, such supervision district thereby abolished—If board acted pursuant to Sections 4692, 4736 or 4738 G. C., 106 O. L. 396, reduced number of teachers below thirty, district abolished—When position of District Superintendent is abolished for above reasons—Question of territory also considered—	1197
Minimum limitation on number of teachers employed in supervision district—Section 4738 G. C. has no application to separate supervisions continued under Section 4740 G. C.—Same application to sections as amended in 106 Ohio Laws—County Board of Education without authority to transfer territory from separate district continued under Section 4740 G. C. then or now—	1499
CENTRAL COMMITTEEMAN—	
Municipal corporation—Member of Council may at the same time be a Central Committeeman—	950
CENTRAL OHIO RAILROAD COMPANY—	
Affidavit of the Central Ohio Railroad Company—Secretary of State advised to receive and file same—Fee to be charged—	261

	Page
CENTRAL OHIO PAPER COMPANY—	
Board of Library Commissioners—Where board remained in quarters after expiration of two-year lease—How long lease is extended	1036
CENTRAL UNION TELEPHONE COMPANY—	
Public Utilities Commission—Orders of said Commission issued under authority of Section 614-60 G. C. are not required to be filed with Secretary of State—Purchaser, Home Telephone Company of Ironton—Property sold, Central Union Telephone Company exchange at Ironton.....	1547
CERTIFICATE—	
Auditor of State—Bond and certificate required for sale of genuine steamship and railroad tickets for transportation to and from foreign countries—How same may be released and new certificate and bond filed—Sections 290 to 295 G. C. construed.....	1735
County Board of School Examiners—When board is required to grant an applicant a one-year certificate who has not had previous teaching experience.....	561
County Board of School Examiners—Witnesses—Authority to issue sub- poenas—Fees of witnesses—Necessary expenses of sending for witnesses—How paid—Board may revoke a five-year certificate	1728
County Children's Home—Refusal of Board of State Charities to renew certificate—County Auditor not prohibited from issuing warrants for support of home for bills contracted subsequent to revoking certificate	573
Foreign corporation—When same qualifies to do business in this state and still owns property in this state but no longer is "doing busi- ness" in state—Required to pay minimum fee of ten dollars in compliance with Section 5503 G. C.—When corporation may re- tire from this state and continue to hold property here.....	995
State Board of School Examiners—Refusal to grant certificate to appli- cant—Upon request board should disclose to applicant all evidence submitted to it.....	1364
CERTIFICATE OF AMENDMENT—	
Approval, certificate of amendment to articles of incorporation of West- ern and Southern Life Insurance Company.....	1732
Corporation—Purpose clause disapproved—More than one main purpose— The Security Realty Investment Company.....	1511
CERTIFICATE OF ELECTION—	
Judge of Common Pleas Court—Votes cast for congressman who holds Common Pleas Judgeship—Constitutional limitation not ap- plicable to such office—Certificate of election.....	1934
CERTIFICATE OF INCREASE (CAPITAL STOCK)—	
Corporations—Par value of authorized preferred stock can never exceed two-thirds of par value of all its authorized capital stock—Kelly- Springfield Motor Truck Company.....	1716
CERTIFICATES OF INDEBTEDNESS—	
Reissue of lost or destroyed bonds and certificates of indebtedness—In- terpretation of Section 2295-5 G. C., 106 O. L. 303—Procedure to be followed for making duplicate copies of such lost instruments	599

CERTIFICATES OF INDEBTEDNESS—Concluded—	Page
Roads and highways—Collection of assessments made by County Commissioners for construction of road under certain provisions of Cass Highway Law may not be anticipated by issue short term notes or certificates of indebtedness—Bonds required to be issued	1232
CERTIFICATE OF REDUCTION (CAPITAL STOCK)—	
Corporations—Failure to file certificate reducing capital stock of corporations which had reduced same before month of May—Such certificate when filed will relate back to time of reduction-----	1912
CERTIFICATE OF REGISTRATION (PERSONAL PROPERTY)—	
Secretary of State—	
Certificate for registration of mark of ownership of personal property—Where name "Boy Scouts" used—Excelsior Shoe Company	1722
Certificate of registration of trade marks—Advised to accept and file mark of ownership showing picture of boy scout or cowboy on horseback—Excelsior Shoe Company, Portsmouth, Ohio—See Opinion No. 2002, October 30, 1916-----	1901
CERTIFICATE OF RESTORATION TO CONVICT—	
Board of Administration—Convict—No authority for issuance of conditional certificate of restoration-----	1113
CERTIFICATE OF SUBSCRIPTION—	
Corporation—Secretary of State advised to accept copy of certificate of subscription to The Deerfield Oil and Gas Company, Millersburg, Ohio -----	1009
CHARTER (CITY)—	
Cleveland municipal charter—Whether or not provisions of charter or state law govern expenditures in municipal court—What costs are taxable for publication in legal news—When notary public fees are taxable as costs—Discussion of bailiff's authority in sale of property taken on execution—Municipal judges without authority to commit persons to county jail who have been accused or convicted of violation of city ordinances—Should be committed to city prison-----	1868
Home Rule Charter Commission—Adoption of charter submitted by such commission—How expenses of election for above purpose are to be paid—From county treasury-----	703
Municipal corporation—Charter provision fixing different standard of milk from state law—Nevertheless state law may be enforced—Cleveland, Ohio -----	391
Municipal corporations—Charters adopted under home rule amendment to constitution which provide for civil service in cities supersede state law -----	403
Municipal Court of Cleveland—Fees—"Sitting at trial"—Police officer or bailiff—Witnesses -----	1367
Toledo Municipal University—Board of Directors of said university have full control of funds raised by taxation for said purpose—Council without authority to appropriate said funds-----	1207

CHARTER (CORPORATION)—	Page
Cancellation of charters by Tax Commission of certain corporations— How reinstated—Western Star Publishing Company—The Day- ton Castings Company-----	1512
CHATTELS—	
Morris Plan Bank—Method of loaning money not authorized by laws of this state-----	1401
CHATTEL LOANS—	
Building and Loan Associations—May engage in business of making chattel loans—License from Superintendent of Banks-----	1223
CHATTEL MORTGAGE—	
Chattel mortgage or loan brokers—Any such broker who obtains state license is not required to pay any additional license fee to a municipality -----	832
CHATTEL PROPERTY—	
Sheriffs—May charge poundage on <i>all</i> moneys actually made and paid to them on sale of chattel property on execution—See Section 2845 G. C. -----	865
CHECKS—	
Banks and banking—Deposits in form of checks—When made by County Treasurer in county depository—How interest is to be computed —“Daily balances” -----	666
Building and Loan Associations—Depositors may withdraw funds by non-negotiable orders—Same assignable—Section 9652 G. C. con- strued -----	1775
CHEMICAL CLOSETS—	
Board of Education—Indoor chemical closets may not be installed in school houses -----	1276
CHIEF EXAMINER OF NURSES—	
State Medical Board—Examining nurses and chief examiner—Such posi- tions not subject to provisions of Civil Service law-----	1445
CHIEF HIGHWAY ENGINEER—	
Roads and Highways—	
Chief Highway Engineer not authorized to certify to County Com- missioners and Township Trustees his apportionment of cost of an improvement until same is completed-----	1764
County Highway Superintendent—Appointment of assistants, superin- tendents and inspectors for state work—Employed by County Highway Superintendent with approval of Chief Highway Engi- neer—When State Highway Commissioner appoints under Sec- tion 1182 G. C.—Road oiling machines-----	750
Telephone and telegraph companies—Authority to require such com- panies to locate or re-locate their poles placed upon intercounty highways and main market roads-----	691

CHIEF INSPECTOR OF MINES—

See Inspector of Mines.

CHIEF INSPECTOR OF STEAM BOILERS—

Page

Boiler inspection—Insurance companies cannot be compelled to collect fee for certificate provided for in Section 1058-21 G. C.—General or special inspectors may collect said fee at time of inspection--- 736

CHIEF INSPECTOR OF WORKSHOPS AND FACTORIES—

Board of Education—Bonds—May not be issued for purposes mentioned in Section 7630-1 G. C. except upon approval of electors of school district in manner provided by Sections 7625 and 7626 G. C.—Bonds may not be issued if practicable to secure funds by Section 7625 et seq. and Section 5649-5b G. C.—Erection of school buildings ----- 1645

Civil Service—No eligible list exists—Names may be certified from other lists most appropriate----- 1227

Employment of females—Interpretation of Section 1008 G. C., 103 O. L. 555—Not operative as to females over eighteen years of age employed in *mercantile* establishments—Located in villages----- 1148

CHIEF JUSTICE OF SUPREME COURT—

Common Pleas Judge—

Assigned by Chief Justice of Supreme Court—Not entitled to compensation for day on which judgment is entered in cause previously heard, unless he actually holds such court on such day... 1936

Payment of \$10.00 per day provided for by Section 2253 G. C. does not include time spent by a judge in going to and returning from county of said assignment----- 955

CHIEF OF POLICE—

Fees—Marshals—Chiefs of Police—Sections 4387 and 4534 G. C. construed—Collections under Section 4581 G. C.—Three classes of cases—Fees of witnesses and jurors under fish and game laws, Section 1387 G. C.—Officers who should serve processes issuing from various police courts—Fees in such cases----- 1814

Judge of Lorain Criminal Court—Compensation fixed by council—In state cases same fees as Justice of Peace—Chief of Police entitled to no compensation for services rendered in Lorain criminal court ----- 1171

Municipal corporation—Chief of Police may not certify to any bill for food furnished prisoners in excess of contract price—Chief receives regular salary for duties of his office—May not be allowed any additional compensation----- 1336

CHILDREN—

See also Board of State Charities.

Board of Education—

Not legal when under contract with parents to transport children to school, to pay such parents for such transportation when same is not furnished by them----- 338

CHILDREN—Continued—

	Page
Board of Education—Concluded—	
When pupils who arrive at age of six years after beginning of school year may enter upon first year's work—Board may adopt reasonable rules and regulations governing the same.....	1598
Where pupil placed in custody of resident of district by Juvenile Court, attends city school—Parents who reside outside of district not to be charged for tuition—What court has jurisdiction in juvenile cases in Hamilton County.....	576
Without authority to pay teacher's salary and expenses while attending continuation school or university; nor to exchange teachers with another state or country; nor to make allowance to a teacher for successfully maintaining school savings bank—Board may establish elementary school in general city hospital—Cincinnati..	122
Board of State Charities—When illegitimate child is "dependent child" under Section 1645 G. C.—Juvenile court of county in which child is found has jurisdiction in such case.....	777
Children's Home—	
Children of divorced woman—Cannot secure legal settlement until twelve months have elapsed from date of decree—Children not eligible to be received in Children's Home in county or residence of mother until such time has elapsed.....	1591
Trustees of such home without authority to transfer to other institutions, children committed to their care by Juvenile Court except upon order of such court.....	1296
County Commissioners—Without authority to extend aid to children in their own homes rather than in county children's homes.....	713
County orphans' home located within municipal corporation entitled to receive water from municipal plant free of charge—See Section 3963 G. C.	616
Dependent or neglected children—Law relating to such children distinguished from provisions applicable to delinquent children—Board of Administration orders—Juvenile Court may issue further orders in regard to commitment of such children—See Section 1643 G. C.	1796
District Superintendent has authority to excuse a child from attending public school in rural district under certain conditions—Clerk of Board of Education of said rural school district without such authority—Person teaching child at home not required to hold teacher's certificate or college diploma.....	305
Mothers' Pension Act—Construction of statute as to "legal residence"—Sufficient if mother and children reside for three years in one county of this state immediately prior to month's residence in another county of this state.....	1549
Mothers' Pension Law—Grantee ineligible to receive pension after remarriage—Step-father not liable for support of step-children..	365
When Juvenile Court <i>may</i> commit a delinquent male child to Ohio State Reformatory—Child sixteen years of age <i>at time of hearing</i>	249
Workmen's Compensation Act—No authority for Industrial Commission to direct an employer who is self-insurer to pay compensation due an injured employe, to wife and children of said employe, so long as employe is living.....	1877

	Page
CHILDREN—Concluded—	
Workmen's Compensation Law—When Probate Court approves settlement made by guardian for benefit of minor children in claim under Section 27 of said law, and bond is executed, where facts clearly show recovery could not be had upon an action to enforce collection of award, Industrial Commission has authority to approve settlement as outlined.....	881
CHILDREN'S HOME—	
See County Children's Home.	
CHILDREN'S SAVING BANK—	
Board of Education—Without authority to pay teacher's salary and expenses while attending continuation school or university; nor to exchange teachers with another state or country; nor to make allowance to a teacher for successfully maintaining school savings bank—Board may establish elementary school in general city hospital—Cincinnati	122
CHILlicothe (CITY)—	
Approval, public sale of canal property in City of Chillicothe, Ohio, to the Sears and Nichols Canning Company.....	1939
Disapproval, proposed sales of canal lands to the B. & O. S. W. R. R. Co. and the C. H. & D. Ry. Co. at Chillicothe, Ohio.....	956
CHINAMEN—	
When a person born of alien parents is a natural born citizen of United States—When an elector—Chinamen and Japanese.....	1325
CHURCH—	
Collateral inheritance tax—Section 5331 G. C., 103 O. L. 463, construed—Lineal descendant—Bequest to church.....	277
Industrial Commission—Authority under building code to issue general order fixing requirements for heating public buildings.....	1551
C. C. C. & ST. L. RY. CO.—	
Approval, certain leases for parts of Miami and Erie Canal and land at Buckeye Lake, St. Marys and Indian Lakes.....	1395
C. H. & D. RY. CO.—	
Disapproval, proposed sales of canal lands to the B. & O. S. W. R. R. Co. and the C. H. & D. Ry. Co. at Chillicothe, Ohio.....	956
CINCINNATI GENERAL HOSPITAL—	
Regulation of hours of labor—Females employed in laundry of City Hospital—Section 1008 G. C., 103 O. L. 555, controls.....	845
CINCINNATI, OHIO—	
Board of Education—Without authority to pay teacher's salary and expenses while attending continuation school or university; nor to exchange teachers with another state or country; nor to make allowance to a teacher for successfully maintaining school savings bank—Board may establish elementary school in general city hospital—Cincinnati	122

CINCINNATI, OHIO—Concluded.	Page.
Canal lands—Lease of same to City of Cincinnati—Acts of 1911, 1913 and 1916 considered—Act of 1913 without effect since no lease was executed under it—How new lease should be executed.....	1266
Industrial Commission—Without authority to inspect boilers on municipal fire apparatus	1858
Roads and highways—Cass Highway Law does not authorize County Commissioners to appropriate property for sole purpose of widening main market road—Interpretation of statutes authorizing appropriation of land for elimination of railway grade crossings—Effect of Cass Highway Law upon such proceedings—Bond provision for county's share of cost discussed.....	1239
 CITIES—	
Taxes and taxation—Tax levies made by Township Trustees for road purposes under authority of Sections 1222, 3298-1, 3298-13 and 3298-20 G. C., 106 O. L. 574, et seq., are upon all taxable property of township including that within any incorporated village or city therein situated—Levy under Section 3298-18 G. C. is upon taxable property of such township outside of any incorporated village or city situated therein—When such levies are illegal—See opinion No. 1408, March 22, 1916.....	1507
 CITY AUDITOR—	
See Municipal Corporations.	
Municipal Corporation—	
Contractor is entitled to interest accruing on guaranty fund, if it is so stipulated in contract.....	174
Council—Authorized to levy for funds to care for indigent sick of city—Without authority to levy tax for payment of losses sustained by hospitals by reason of contract between city and hospitals—Section 4021 G. C. construed—City of Youngstown.....	1377
Council merges duties of Clerk of Council with duties of City Auditor— No increase of salary for additional duties during term of office.....	597
Not duty of Bureau to install system of accounting for cities—Duty of City Auditor or Village Clerk—Council appropriates in cities and City Auditor employs extra clerks for such purpose—In villages council provides employes.....	1597
When it is duty of City Auditor to act as secretary of Sinking Fund Trustees	549
 CITY ENGINEER—	
Municipal corporation—City Engineer is within classified civil service— Person in classified civil service prohibited from being an active candidate for an elective political office.....	375
 CITY HALL—	
Buildings—City and township have no authority to unite for erection of city hall and township house.....	1293
 CITY LOAN AND SAVINGS COMPANY OF LIMA, OHIO—	
Building and Loan Associations—May engage in business of making chattel loans—License from Superintendent of Banks.....	1223

	Page
CITY PRISON—	
Cleveland municipal charter—Whether or not provisions of charter or state law govern expenditures in municipal court—What costs are taxable for publication in legal news—When notary public fees are taxable as costs—Discussion of bailiff's authority in sale of property taken on execution—Municipal judges without authority to commit persons to county jail who have been accused or convicted of violation of city ordinances—Should be committed to city prison.....	1868
CITY SOLICITOR—	
Municipal corporation—Council determines who shall let contracts for printing of municipal bonds.....	253
When assistants may be employed—Competitive bids not required for contracts of employment of assistants to solicitor—Council fixes compensation	295
CITY TREASURY—	
Municipal Court of Columbus—Judges not authorized to retain fees for solemnizing marriages—Paid into city treasury.....	177
When a person born of alien parents is a natural born citizen of United States—When an elector—Chinamen and Japanese.....	1325
CITIZENS GAS AND ELECTRIC COMPANY OF ELYRIA, OHIO—	
Taxes and taxation—Contract between Logan Natural Gas and Fuel Company and the Citizens Gas and Electric Company of Elyria, Ohio, construed—Question as to whether contract is one of sale or agency must be determined by each agreement.....	1756
CITY ENGINEER—	
County Commissioners—Joint county ditches—Civil Engineer appointed by Governor—Duties—Compensation, how paid—No authority for engineer to employ assistants—Section 6537 G. C., 103 O. L. 836, construed	533
CIVIL SERVICE—	
See State Civil Service Commission.	
Applicants for examinations—Traveling expenses may not become charge against state	116
Approval, synopsis for initiative petition to amend Constitution of Ohio by repealing Article XV, Section 10, Civil Service.....	615
Authority to determine whether any position not named in unclassified service should by reason of its confidential character be exempt from that of competitive examination rests with State Civil Service Commission	1557
Board of Censors of motion picture films—Members of such board are in unclassified service of State Civil Service.....	235
Fees to be charged applicants for examinations—When collected—No fee where there is no annual salary.....	854
Five-thirds rule—When list of competitive eligibles is requested for more than one position one person may be certified to appointing authority for each position to be filled and two additional names added to list.....	1273

CIVIL SERVICE—Continued—	Page
Interpretation of paragraph 8, Section 486-8 G. C.—Persons who claim exemptions as “assistants”—Where there is no municipal Civil Service Commission—Failure of mayor to appoint such commission in sixty days—State Commission may appoint—For permanent appointments, eligible list must contain three names.....	201
Interpretation of statute providing for collection of fees from applicants who take Civil Service examinations.....	1255
No eligible list exists—Names may be certified from other lists most appropriate	1227
Non-competitive occupying positions—Proper certification of eligibles for positions when competitive examination has been held—Non-competitive with eligible list must be certified—No discretion with commission	17
Offices, positions and employments in villages and village school districts are not included within provisions of Civil Service law.....	1186
Persons in classified service may not be appointed to offices or positions in unclassified service without their consent and approval of proper Civil Service Commission.....	968
Political speeches by persons in classified service—Construction of Civil Service law as applied to classified Civil Service employes.....	1955
Section 486-31 G. C., 106 O. L. 418, whereby certain persons are retained in the public service by reason of continuous service for seven years is constitutional.....	803
Superintendent of County Infirmary—In classified Civil Service.....	1257
Municipal Civil Service Commission—	
Controls city school district—Janitors of school buildings in classified service—Clerks of Boards of Education in unclassified service...	185
Fees of witnesses subpoenaed by said commission are payable out of county treasury	924
May not punish witnesses for contempt—Common Pleas Court has jurisdiction	307
Municipal Corporation—	
Charters adopted under home rule amendment to constitution which provide for Civil Service in cities supersede state law.....	403
City Engineer is within classified Civil Service—Person in classified Civil Service prohibited from being an active candidate for an elective political office.....	375
Superintendent of Water Works of city having held position continuously for more than seven years prior to January 1, 1915, may only be removed by Section 486-17a, 106 O. L. 412—Removal—Temporary appointment—How made.....	1115
State and Municipal Civil Service Commissions—Authority to procure attendance of witnesses is conferred on commissions—How such witnesses are to be paid—Fees not payable in advance.....	701
State Civil Service Commission—	
Annual reports—Construction of Sections 2264-1 G. C. and 486-7 G. C., paragraph 7, 106 O. L.—Only one annual report required....	1558
May classify persons who have not been included in unclassified service or unskilled labor class, or any class other than competitive class, upon ground of practicability of competitive examinations to test merit and fitness for positions for which they are applicants—Those exempt from competitive class in class not named	97

CIVIL SERVICE—Concluded—	Page
State Fire Marshal—Payments made from item A-3, 106 O. L. 690, are not subject to approval of State Civil Service Commission.....	236
State Medical Board—Examining nurses and chief examiner—Such positions not subject to provisions of Civil Service law.....	1445
CLAIM—	
Municipal corporation—When contractor accepts payment in full on final estimate—Cannot later claim interest from time payment should have been made and was made.....	173
Workmen's Compensation Law—Claim for compensation due an injured employe cannot be compromised by Industrial Commission before <i>suit action</i> or <i>proceeding</i> is brought against employer for collection of such compensation—Section 1465-74 G. C. construed.....	160
CLASSIFIED SERVICE—	
See also Civil Service—State Civil Service Commission.	
Civil Service—	
Authority to determine whether any position not named in unclassified service should by reason of its confidential character be exempt from that of competitive examination rests with State Civil Service Commission.....	1557
Interpretation of paragraph 8, Section 486-8, G. C.—Persons who claim exemptions as "assistants"—Where there is no Municipal Civil Service Commission—Failure of mayor to appoint such commission in sixty days—State Commission may appoint—For permanent appointments, eligible list must contain three names..	201
No eligible list exists—Names may be certified from other lists most appropriate	1227
Non-competitive occupying positions—Proper certification of eligibles for positions when competitive examination has been held—Non-competitive with eligible list must be certified—No discretion with commission	17
Persons in classified service may not be appointed to offices or positions in unclassified service without their consent and approval of proper Civil Service Commission.....	968
Political speeches by persons in classified service—Construction of Civil Service law as applied to classified Civil Service employes..	1955
Superintendent of County Infirmary—In classified Civil Service.....	1257
Municipal Civil Service Commission—Controls city school district—Janitors of school buildings in classified service—Clerks of Boards of Education in unclassified service.....	185
Municipal corporation—City Engineer is within classified Civil Service—Persons in classified Civil Service prohibited from being an active candidate for an elective political office.....	375
State Medical Board—Examining nurses and chief examiner—Such positions not subject to provisions of Civil Service law.....	1445
CLERK OF BOARD OF EDUCATION—	
Municipal Civil Service Commission—Controls city school district—Janitors of school buildings in classified service—Clerks of Boards of Education in unclassified service.....	185

CLERKS OF COUNCIL (CITY)—	Page
Municipal corporation—Council merges duties of Clerk of Council with duties of City Auditor—No increase of salary for additional duties during term of office.....	597
CLERK OF COUNCIL (VILLAGE)—	
Offices compatible—Member village Board of Education—Clerk of village Council	205
CLERK OF COURTS—	
Commission allowed for collecting moneys on judgments such as alimony ordered paid to clerk—Fee for entering on cash books, costs received—No commission may be charged on deposits or prepayment of costs in divorce cases.....	230
County Commissioners—Section 2416 G. C. does not authorize sale of costs and fees certified by Clerk of Courts as due county under salary act	1807
Fugitive from justice—Deposit with Clerk of Court of ten cents per mile—When fugitive escapes—Contingencies prevented from happening—How deposit may be demanded and received for sister state	1588
Naturalization fees—Clerk of Courts not authorized to retain such fees—Should be paid into county treasury.....	609
Secretary of State—Certificate for registration of mark of ownership of personal property—Where name "Boy Scouts" used—Excelsior Shoe Company	1722
Where fines collected were paid into general county fund—Should have been paid to law library association—County Commissioners may allow claim	1331
Who shall procure supplies and pay bills for such offices—Interpretation of Section 2872 G. C.....	733
CLERK, DEPUTY STATE SUPERVISORS OF ELECTIONS—	
Deputy State Supervisors of Elections—The term "clerk" in Section 5092 G. C., 103 O. L. 496, does not include deputy clerks—Term election refers only to regular and general November elections and special elections	1147
CLERK HIRE—	
Prosecuting Attorneys—May not use moneys drawn under Section 3004 G. C. to pay assistants, clerks or stenographers who are appointed under and by virtue of Section 2915 G. C.....	118
CLERK HIRE (COUNTY OFFICERS)—	
Clerk hire for county officers—County Commissioners fix aggregate sum for each officer—Cannot subsequently increase—When Common Pleas Judge can make allowance—Limitation as to expenditure for any year—Sections 2979, 2980 and 2980-1 G. C. construed....	1837
CLERK OF RURAL BOARD OF EDUCATION—	
District Superintendent has authority to excuse a child from attending public school in rural district under certain conditions—Clerk of Board of Education of said rural school district without such authority—Person teaching child at home not required to hold teacher's certificate or college diploma.....	305

CLERK-TREASURER BOARD OF EDUCATION—	Page
Board of Education—Where school teachers' pension fund is maintained —Clerk-Treasurer of school board becomes treasurer of Board of Trustees of said school teachers' pension fund—Neither board has authority to provide depository for said fund.....	1092
CLEVELAND MUNICIPAL CHARTER—	
Municipal corporation—Charter provision fixing different standard of milk from state law—Nevertheless state law may be enforced— Cleveland, Ohio	391
Municipal Court of Cleveland—Fees—"Sitting at trial"—Police officer or bailiff—Witnesses	1367
Whether or not provisions of charter or state law govern expenditures in municipal court—What costs are taxable for publication in legal news—When notary public fees are taxable as costs—Dis- cussion of bailiff's authority in sale of property taken on execu- tion—Municipal judges without authority to commit persons to county jail who have been accused or convicted of violation of city ordinances—Should be committed to city prison.....	1868
CLEVELAND RAILWAY COMPANY—	
Taxes and taxation—Contract between the Cleveland Railway Company and Cleveland, Painesville and Eastern Railroad Company—Ex- cise taxes—Gross earnings for purpose of tax.....	1371
CLEVELAND AND PITTSBURGH RAILROAD COMPANY—	
Taxes and taxation—Shares of capital stock of Cleveland and Pittsburgh Railroad Company are not taxable in Ohio.....	1739
CLEVELAND, SOUTHWESTERN AND COLUMBUS RAILWAY—	
Roads and highways—Obstruction in public highways—Who shall remove said obstructions—County Commissioners may proceed to widen highway although franchise has been granted for electric railway upon such public highway.....	934
CLUBS—	
Liquor license law—Application to social clubs and fraternal organiza- tions—When sale is made by club the transaction constitutes a sale	413
COLLATERAL INHERITANCE TAX—	
See also Taxes and Taxation—Prosecuting Attorney—Probate Court. Capital University, Columbus, Ohio, exempt—The Wernle Orphans' Home, Richmond, Indiana, subject to tax—Section 5332 G. C. not repealed by implication.....	301
Construction of words "to or for use of an institution in this state for purpose only of public charity or other exclusively public pur- poses" as used in Section 5332 G. C.—Marietta, Ohio.....	466
Estate for life of another—Estate in remainder—When taxable.....	1383
Section 5331 G. C., 103 O. L. 463, construed—Lineal descendant—Bequest to church	277
St. Vincent's Orphans' Asylum, Columbus, Ohio, exempt from said tax— Is institution of public charity.....	899

COLLATERAL INHERITANCE TAX—Concluded—	Page
Where by terms of will, estates in remainder pass to collateral heirs determined according to provisions of statute of descent and distribution in force at time of death of testator—Such estates taxable—When tax becomes a lien—Time of determination postponed until death of life tenant—When statutes for collection of tax begin to run.....	1360
Where person other than those exempted by provision of Section 5331 G. C. takes an estate by virtue of provisions of Section 10581 G. C.—Said estate subject to said tax prescribed in Section 5331 G. C.	1594
COLLATERAL SECURITY—	
Board of Education—Form of hypothecation of bonds as collateral security for deposit of funds of a school district in bank duly designated as depository for such funds.....	388
COLLEGES AND UNIVERSITIES—	
Academic department of college or university supported by state in which teachers' training school is maintained—Person holding diploma from first grade high school entitled to admission to such department without condition.....	1969
Agricultural extension fund—Moneys received by State Treasurer from counties and federal government for above purpose not payable into state treasury—It is a trust fund.....	570
Approval, abstract of title and deed from Lena de S. Slattery to Trustees of Ohio University.....	1718
Approval, contract entered into between Board of Trustees of Ohio University and The Cullen and Vaughn Company, Hamilton, Ohio, for construction of annex to women's dormitory.....	1520
Approval, contract for women's dormitory at Kent State Normal College Board of Education Without authority to pay teacher's salary and expenses while attending continuation school or university; nor to exchange teachers with another state or country; nor to make allowance to a teacher for successfully maintaining school savings bank—Board may establish elementary school in general city hospital—Cincinnati	122
Board of Trustees of Bowling Green State Normal College—Approval of contract for construction of training school building.....	1292
Collateral inheritance tax—Capital University, Columbus, Ohio, exempt—The Wernle Orphans' Home, Richmond, Indiana, subject to tax—Section 5332 G. C. not repealed by implication.....	301
Combined Normal and Industrial Department of Wilberforce University—Approval of contracts for erection of gymnasium and also for erection of recitation building.....	1720
Contracts and bonds for improvement of water supply system, approved	78
Liability for tuitions paid by students to Wilberforce University which belong to said above named department.....	1042
Dental college graduates—No institution of learning may legally confer degrees for any course of study unless Sections 9922 and 9923 G. C. are complied with—Ohio State Dental Board may define "reputable dental college"—Lack of authority to confer degrees not conclusive against any such college.....	1554

COLLEGES AND UNIVERSITIES—Concluded—	Page
Farmers' Institutes—Moneys received by Dean of College of Agriculture of Ohio State University are not to be paid into state treasury—It is a trust fund.....	568
Institution of public charity—When part of real estate of such institution is rented for commercial purposes, said part not exempt from taxation—Young Men's Christian Association.....	1640
Kent State Normal School—Eight-hour law is applicable to janitors at said institution	479
Ohio State University—	
Supplemental contract for construction of shop building approved...	713
Trustees without authority to permit City of Columbus to erect hospital on campus—Contagious diseases.....	318
Ohio University—Balance of appropriation for women's dormitory available for construction of annex to house help.....	1137
Teachers' pension fund—Where teacher retires pursuant to provisions of Section 7882 G. C.—Eligible to pension under Section 7883 G. C.—Right to pension not defeated by subsequent employment.....	1657
Toledo Municipal University—Board of Directors of said university have full control of funds raised by taxation for said purpose—Council without authority to appropriate said funds.....	1207
Trustees of Ohio State University—Not authorized to dedicate land for street purposes without express legislative authorization.....	1730
 COLUMBUS (CITY)—	
Appropriation to City of Columbus—"Repaving High street from Broad to State in front of state ground"—Item, cost and expense of constructing water main in High street, included.....	506
Municipal corporation—Section 4564 G. C. requires that where a municipal corporation owns its workhouse and prison, imprisonment for violation of ordinances shall be in said workhouse or prison....	1044
Ohio State University—Trustees without authority to permit City of Columbus to erect hospital on campus—Contagious diseases....	318
 COLUMBUS (MUNICIPAL COURT)—	
Municipal Court, Columbus, Ohio—Section 3056 G. C. construed—Said section applicable to fines assessed and collected by above court..	1967
 COLUMBUS BOLT WORKS COMPANY—	
Workmen's Compensation Law—Industrial Commission advised to adjust premium due state insurance fund from The Columbus Bolt Works	212
 COLUMBUS FEEDER—	
Approval, lease of Columbus feeder to Scioto Valley Traction Company	1970
 COLUMBUS, LONDON AND SPRINGFIELD RAILWAY COMPANY—	
Disapproval, transcript of bond issue, Village of Jefferson, Madison County, Ohio—Assessment bonds issued by village to pay cost of paving between rails of an interurban railroad.....	478
 COLUMBUS OIL AND FUEL COMPANY OF COLUMBUS, OHIO—	
Approval, lease of portion of Ohio Canal in Muskingum County to The Columbus Oil and Fuel Company.....	683

	Page
COLUMBUS STATE HOSPITAL—	
Approval contracts and bonds for construction of five dormitory buildings—Institution for feeble-minded—Columbus State Hospital—Ohio Hospital for Epileptics, Gallipolis, Ohio.....	820
Board of Administration—Advertisement for five new cottages at different institutions may be made in same legal notice—Contract should be awarded to lowest bidder on each of said buildings..	14
COMBINED NORMAL AND INDUSTRIAL DEPARTMENT, WILBERFORCE UNIVERSITY—	
Approval of contracts for erection of gymnasium and also for erection of recitation building.....	1720
Liability for tuitions paid by students to Wilberforce University which belong to said above named department.....	1042
COMMERCE—	
Navigable rivers—Definition—Little Miami River.....	1711
COMMISSIONERS—	
Superintendent of Public Works—May appoint commissioners pursuant to Sections 455 and 457 G. C.—No appropriation available at present time to pay their compensation.....	1469
COMMISSIONERS OF PUBLIC PRINTING—	
Franklin county conservancy district report not authorized to be printed under Section 173-2 G. C., 106 O. L. 514.....	556
COMMISSIONERS VERSUS SWANSON—	
Court of Appeals, Tuscarawas County—Prosecutor should endeavor to have same reviewed by Supreme Court.....	1525
COMMISSION FOR THE BLIND—	
See Ohio Commission for the Blind.	
State Board of Health—How co-operation is to be effected under provision of Section 1367 G. C.—Prosecution for violation of said section	877
COMMISSION IN LUNACY—	
Board of Administration—Has authority to act as Commission in Lunacy—May transfer patients from one penal institution to Lima State Hospital without intervention of Probate Court—Vice versa....	528
COMMISSIONS—	
Judge of Court of Appeals—How commission should read—Appellate instead of judicial.....	1909
COMMON PLEAS COURT—	
Board of Education—Where pupil placed in custody of resident of district by Juvenile Court, attends city school—Parents who reside outside of district not to be charged for tuition—What court has jurisdiction in juvenile cases in Hamilton County.....	576
Building Commission—Salary—Sections 2343 to 2366 G. C. applicable to commission—County Commissioners approve plans and prosecuting attorney approves contracts—How inmates are to be cared for when infirmary destroyed.....	216

	Page
COMMON PLEAS COURT—Concluded—	
Common Pleas Judge—Assigned by Chief Justice of Supreme Court— Not entitled to compensation for day on which judgment is en- tered in cause previously heard, unless he <i>actually</i> holds such court on such day.....	1936
Fines imposed by Common Pleas and Probate Courts for violations of any local option laws should be paid into county treasury—When part of such fines are to be turned over to law library associa- tions	52
Justice of Peace—Costs—If judgment of conviction in fish and game case is reversed in Court of Common Pleas, justice is entitled to his costs—See Section 1404 G. C.....	1750
Municipal Civil Service Commission—May not punish witness for con- tempt—Common Pleas Court has jurisdiction.....	307
Question of sanity of person accused of crime—Before and after indict- ment—How determined—When insane person is committed to Lima State Hospital—Procedure—Costs cannot be collected from state where person found guilty of crime is in same verdict found to be insane.....	1411
COMMON PLEAS JUDGE—	
Additional salary—How paid—Source—See Opinions of Attorney-General for year 1915, page 206.....	1667
Clerk hire for county officers—County Commissioners fix aggregate sum for each officer—Cannot subsequently increase—When Common Pleas Judge can make allowance—Limitation as to expenditure for any year—Sections 2979, 2980 and 2980-1 G. C. construed....	1837
Payment of \$10.00 per day provided for by Section 2253 G. C. does not include time spent by a judge in going to and returning from county of said assignment.....	955
Reimbursement for expenses when judge holds court in county other than that in which he resides—Chief Justice of Supreme Court does not assign judge—Expenses payable from state treasury....	575
Term of judge elected at November election, 1916, to fill unexpired term of Judge Matthias will end December 31, 1916.....	1851
Court constable—Judge of Common Pleas Court in county where only one judge holds court, can not legally appoint court constable to attend assignment of cases.....	908
Judge of Common Pleas Court—Votes cast for congressman who holds Common Pleas Judgeship—Constitutional limitation not appli- cable to such office—Certificate of election.....	1934
Judges—Common Pleas—Court of Appeals—Reimbursement for expenses —Interpretation of Section 2253 G. C.—“Year” as used refers to the official year and not to calendar year—Allowance, personal to judge	143
Prosecuting Attorneys—May not use moneys drawn under Section 3004 G. C. to pay assistants, clerks or stenographers who are appoint- ed under and by virtue of Section 2915 G. C.....	118
COMMON STOCK—	
See also Corporations—Secretary of State.	
Amendment to articles of incorporation adopted by unanimous consent of stockholders changing unissued common stock to preferred stock or unissued preferred stock to common stock, approved—The Radium-actiV Company.....	363

COMMON STOCK—Concluded—	Page
Approval of amendment to articles of incorporation of the George B. Lupter Company—Unissued common stock changed to preferred stock	221
Corporation—	
Has authority to increase capital stock by issuance of both common and preferred stock after its original capital stock is fully subscribed and an installment of ten per cent. paid on each share and before stock authorized by subsequent issue has been subscribed or any part thereof paid for.....	1392
May by amendment to articles of incorporation authorized by unanimous consent of stockholders, change issued common stock to preferred stock and issued preferred stock to common stock....	1284
Par value of authorized preferred stock can never exceed two-thirds of par value of all its authorized capital stock—Kelly-Springfield Motor Truck Company.....	1716
Purchase of its own stock—Previously subscribed, issued and outstanding—Not restored to status of unissued stock—Continues to retain its character—Tax computed upon <i>all</i> its subscribed or issued and outstanding stock regardless of fact corporation has purchased portion of its stock.....	1322
Secretary of State—	
Amendment to articles of incorporation of The Farr Brick Company authorized to be received—Limited to particular case.....	8
When corporation can change its unissued common stock into preferred stock by <i>amendment</i> —Exception to general rule as now promulgated	127
COMMITTEE—	
Deceased candidate—Deputy State Supervisors of Election should not print such name on primary ballots—How votes should be counted if names do appear—When no names of candidates for nomination on primary ballot as well as when names do appear—Interpretation of statutes for blank spaces in either case on ballot—Where name of candidate is written in eight per cent. of number of ballots cast necessary to fill vacancy—When nomination is made if deceased candidate's name appears and another name is written on ballot.....	1214
COMMITTEEMAN—	
Deputy State Supervisors of Election—Member of such board or clerk thereof after having filed declaration of candidacy are rendered ineligible to act as such election officers.....	951
Municipal corporation—Member of council may at the same time be a Central Committeeman	950
COMMITMENT—	
Fees of Sheriff—Person sentenced by commanding officer of militia to county jail—Fees for committing and discharging defendant in bastardy proceeding—Fees in contempt proceedings—No jail fees where witnesses are committed by coroner.....	867
COMMUTATION OF SENTENCE—	
Board of Administration—Convict—No authority for issuance of conditional certificate of restoration.....	1113

COMPATIBILITY—

See Offices Compatible.

COMPENSATION—

	Page
Attorney's fees allowed by court under provisions of Section 2923 G. C., 106 O. L. 105, final—When properly certified auditor may issue warrant—Allowance not required by County Commissioners.....	824
Automobile for County Infirmary—County Commissioners may purchase oil, gasoline and tires for automobiles furnished by Superintendent of County Infirmary—Such service may be required in fixing superintendent's compensation	1800
Board of Deputy Supervisors of Elections—Compensation of members and clerks of such boards for primary elections.....	694
Board of Deputy State Supervisors and Inspectors of Elections—When night watchman can be employed—Paid from county treasury....	1644
Board of Embalming Examiners—When member assumes office—Compensation—When secretary assumes office—Special meetings—Purpose—Prosecutions for violations of embalming laws—Members not compensated for services.....	1464
Cass Highway Law—County Commissioners authorize employment of necessary men for county road repair work by County Highway Superintendent and fix their compensation—Selection of individuals is with County Highway Superintendent.....	458
City Solicitor—When assistants may be employed—Competitive bids not required for contracts of employment of assistants to solicitor—Council fixes compensation.....	295
Civil Service—Fees to be charged applicants for examinations—When collected—No fee where there is no annual salary.....	854
Common Pleas Judge—	
Assigned by Chief Justice of Supreme Court—Not entitled to compensation for day on which judgment is entered in cause previously heard, unless he <i>actually</i> holds such court on such day..	1936
Payment of \$10.00 per day provided for by Section 2253 G. C. does not include time spent by a judge in going to and returning from county of said assignment.....	955
County Commissioners—	
Compensation authorized for joint county ditch work—Limitations—Duties may be imposed although maximum compensation for year has been received.....	1118
Compensation of Building Commission for new court house—Also architects and other employes—From what fund paid—When expenses of said commission are paid from general county fund and when from building fund.....	360
Joint county ditches—Civil Engineer appointed by Governor—Duties—Compensation, how paid—No authority for engineer to employ assistants—Section 6537 G. C., 103 O. L. 836, construed.....	533
May not receive more than \$300.00 for joint or single ditch work—See opinion No. 1743, under date of June 29, 1916.....	1230
Court Constable—Judge of Common Pleas Court in county where only one judge holds court, can not legally appoint court constable to attend assignment of cases.....	908
Humane officer—Appointed for "the ensuing year"—How long such officer is entitled to receive compensation.....	946

COMPENSATION—Continued—	Page
Industrial Commission—Appropriation made for definite number of employees cannot be used to pay compensation to employees in excess of definite number-----	1495
Judge of Lorain Criminal Court—Compensation fixed by council—In state cases same fees as Justice of Peace—Chief of Police entitled to no compensation for services rendered in Lorain criminal court -----	1171
Municipal Corporation—	
Chief of Police may not certify to any bill for food furnished prisoners in excess of contract price—Chief receives regular salary for duties of his office—May not be allowed any additional compensation -----	1336
Council merges duties of Clerk of Council with duties of City Auditor—No increase of salary for additional duties during term of office -----	597
Ordinances providing for compensation of disabled or temporary firemen—When temporary firemen may be employed and paid compensation for performance of duties of disabled firemen—From what funds payment authorized—City of Piqua-----	1845
When it is duty of City Auditor to act as Secretary of Sinking Fund Trustees -----	549
Ohio National Guard—Lieutenant-Colonel McQuigg entitled to compensation having performed services for National Guard-----	1842
Public Utilities Commission—Salary of member cannot be reduced during his term of office—Constitutional inhibition—Statute ineffective -----	112
Roads and Highways—	
Compensation and expenses of deputies or assistants of County Highway Superintendent when engaged on township road work—How paid—Under Cass Highway Law, contracts involving more than \$200.00 must be in writing—Others should be—Plans and specifications must be prepared by County Highway Superintendent when cost of road, bridge or culvert exceeds \$200.00-----	134
County Highway Superintendent—His expenses and compensation to be paid from general county fund-----	457
How compensation and expenses of assistants employed under Section 7181 G. C. are to be paid—How assistants, superintendents and inspectors employed under Section 1219 G. C. are to be paid	1160
Person may be employed as assistant under Section 7181 G. C., and also as assistant superintendent or inspector under Section 1219 G. C., subject to qualification that he cannot act in both capacities at same time—Compensation, how computed-----	965
Schools—	
City superintendent as county school examiner entitled to compensation for conducting investigations—Sections 7827 and 7828 G. C. interpreted -----	1129
No power in appointing authority to increase compensation of district superintendent during term for which he was elected after appointment has been accepted by person so elected—When certificate once made to County Auditor no subsequent certification may be made for that year-----	1855

COMPENSATION—Concluded—	Page
Township Clerk—Compensation allowed under Section 3298-12 G. C. subject to limitation of \$150.00 in any year as provided by Section 3308 G. C.-----	1184
Township Treasurer—	
Custodian of funds raised under Section 7033 to 7052 G. C. (now repealed)—Not entitled to fees for disbursing such funds—Recovery may be had against him-----	760
For moneys disbursed under Sections 6976 to 7018 G. C. (since repealed) he is entitled to compensation fixed in Section 7015 G. C.	765
Township Trustees—	
Compensation of Township Highway Superintendent must be fixed on a per diem or per hour basis—No authority to fix at a stated sum per month-----	382
Not entitled to any compensation for services performed under old Sections 7033 to 7052 G. C., inclusive-----	1087
Village Council—Failure to make an appropriation for salary of its members—Succeeding Council cannot act-----	167
Workmen's Compensation Law—	
Claim for compensation due an injured employe cannot be compromised by Industrial Commission before <i>suit action or proceeding</i> is brought against employer for collection of such compensation—Section 1465-74 G. C. construed-----	160
Minimum period for which compensation may be awarded for loss of one-third of fourth finger is five weeks—Where disability for loss of one-third of fourth finger is for greater period than five weeks—Award may be made under Section 1465-79 G. C.-----	94
No authority of law for Industrial Commission to request State Highway Department to withhold payment of money earned by an employer, to pay an award allowed by said commission—How money might be obtained-----	1744
State insurance fund is trust fund for payment of compensation to injured employes and dependents of killed employes—Said fund should be safeguarded—Claims should be clear, but any doubt should be weighed carefully in favor of claimant-----	879
When allowance of compensation under two different sections may be made at same time to injured employe—Compensation for temporary total disability—Section 1465-79 G. C.—Amount for specific injuries—Section 1465-80 G. C.-----	1480
COMPETITIVE BIDDING—	
County Commissioners and Township Trustees—No statutory provision in purchasing culvert pipe and road machinery to let contracts for same by competitive bidding-----	523
COMPETITIVE CLASS—	
State Civil Service Commission—May classify persons who have not been included in unclassified service or unskilled labor class or any class other than competitive class, upon ground of practicability of competitive examinations to test merit and fitness for positions for which they are applicants—Those exempt from competitive class in class not named-----	97

COMPETITIVE EXAMINATIONS—	Page
Civil Service—Fees to be charged applicants for examinations—When collected—No fee where there is no annual salary-----	854
COMPLAINTS—	
County Board of Revision—Increase of property valuation—Notice necessary to property owners—Where County Auditor neglected or was unable to give notice in time required—Tax Commission may extend time for completion of work of County Board of Revision so as to give opportunity to file complaints-----	1565
Tax Commission—	
Circular letter to County Board of Revision disapproved in certain particulars—Suggestions offered -----	910
District Board of Complaints—What appeals may or may not be heard by the Tax Commission—Board of Complaints of Lucas County -----	491
COMPOUND—	
Interpretation of Section 5785 G. C. as to what is not “misbranding” under statute—When product contains substantial proportion of each of said ingredients on label—What constitutes substantial proportion of any ingredient—Towle’s Log Cabin Syrup----	255
COMPROMISE--	
Workmen’s Compensation Law—Claim for compensation due an injured employe cannot be compromised by Industrial Commission before <i>suit action</i> or <i>proceeding</i> is brought against employer for collection of such compensation—Section 1465-74 G. C. construed----	160
CONCRETE—	
Roads and highways—Provision in specifications for concrete construction on public work for “batch mixer” to be used is reasonable--	1021
CONDEMNATION OF PROPERTY—	
Board of Education of rural district—Without authority to appropriate real estate for purpose of constructing a sewer to be used in connection with sewage disposal plant-----	1211
Municipal corporation—Without authority to donate to Board of Education of village or city school district, site upon which to erect a school building -----	861
Roads and Highways—	
Cass Highway Law does not authorize County Commissioners to appropriate property for sole purpose of widening main market road—Interpretation of statutes authorizing appropriation of land for elimination of railway grade crossings—Effect of Cass Highway Law upon such proceedings—Bond provision for county’s share of cost discussed-----	1239
New right of way—County Commissioners may agree with persons as to amount of compensation and damages they are entitled to receive because their property right in land is taken regardless of whether such interest is held by lease or reversion-----	1399
State Highway Commissioner—Authority to appropriate land over railway road tracks—State Commissioner should not exercise authority—No machinery for such officer to enforce contribution by railway company -----	1248

	Page
CONDENSED MILK—	
Evaporated skimmed milk—Sale prohibited in Ohio—"Hebe"—Compound of evaporated skimmed milk and vegetable fats according to label	1575
CONGRESS—	
Judge of Common Pleas Court—Votes cast for congressman who holds Common Pleas Judgeship—Constitutional limitation not appli- cable to such office—Certificate of election.....	1934
CONNEAUT (CITY)—	
Board of Health—Council may be compelled by mandamus to establish such board—Council without authority to then abolish such board —Board is a continuing body—City of Conneaut.....	1696
CONSERVANCY DISTRICT—	
Commissioner of Public Printing—Franklin county conservancy district report not authorized to be printed under Section 173-2 G. C., 106 O. L. 514.....	556
CONSERVANCY DISTRICT (MIAMI)—	
A proposed agreement between the State of Ohio and the Miami con- servancy district may lawfully be executed by the Superintend- ent of Public Works, acting on behalf of the state, and when the same has been approved by the Governor it will be valid.....	242
CONSOLIDATION—	
Approval, agreement of consolidation of certain railroads known as The Pennsylvania Lines	1950
CONSOLIDATION OF SCHOOL DISTRICTS—	
Board of Education of a rural school district can legally own real estate in limits of a village school district located within said township.	13
CONSTABLE—	
Court Constable—Judge of Common Pleas Court in county where only one judge holds court, can not legally appoint Court Constable to attend assignment of cases.....	908
Fees—Marshals—Chiefs of Police—Sections 4387 and 4534 G. C. con- strued—Collections under Section 4581 G. C.—Three classes of cases—Fees of witnesses and jurors under fish and game laws, Section 1387 G. C.—Officers who should serve processes issuing from various police courts—Fees in such cases.....	1814
Where no vacancy, no authority to appoint additional Constable—Such special Constable without authority to perform duties—Not en- titled to fees—No finding for recovery—Motor vehicle speed laws	1703
CONSTITUTION—	
Approval, synopsis for initiative petition to amend Constitution of Ohio by repealing Article XV, Section 10, Civil Service.....	615
CONSTITUTIONAL LAW—	
Judge of Common Pleas Court—Votes cast for congressman who holds Common Pleas Judgeship—Constitutional limitation not appli- cable to such office—Certificate of election.....	1934

	Page
CONTAGIOUS DISEASES—	
Ohio State University—Trustees without authority to permit City of Columbus to erect hospital on campus—Contagious diseases-----	318
CONTAINERS—	
Sale of wood and denatured alcohol—Statutes regulating sale of intoxicating liquors and also those governing adulterated food and drugs have no application—May be sold by garage men and hardware dealers—Containers—How labeled-----	1664
CONTEMPT—	
Fees of Sheriff—Person sentenced by commanding officer of militia to county jail—Fees for committing and discharging defendant in bastardy proceeding—Fees in contempt proceedings—No jail fees where witnesses are committed by coroner-----	867
Municipal Civil Service Commission—May not punish witness for contempt—Common Pleas Court has jurisdiction-----	307
CONTINGENT EXPENSES—	
County Commissioners—May allow contingent expenses of employes of taxing department of County Auditor's office and County Board of Revision—What is meant by contingent expenses under provisions of Section 5585 G. C., 106 O. L. 256—Car fare, automobile hire, etc. -----	623
CONTINGENT FUND (BOARD OF EDUCATION)—	
County Board of Education—When board can employ attorneys to represent it -----	915
Weak school district—Salary of part-time superintendent-----	1301
CONTRACT—	
Answers to sixteen questions in regard to officers and members of the General Assembly—Attendance and mileage of members—Salaries of clerks—Purchase of articles for use of General Assembly—What vouchers should be approved by Clerk of House of Representatives and President of Senate—Portrait of Lieutenant Governor—No prohibition against a member being interested in contracts let by state—Telephone and telegraph service of members, private and public—Postage—Auditor of State can prescribe system of accounting for General Assembly-----	66
Approval—	
Agreement of consolidation of certain railroads known as The Pennsylvania Lines-----	1950
Contracts and bonds for construction of five dormitory buildings—institution for feeble minded—Columbus State Hospital—Ohio Hospital for Epileptics, Gallipolis, Ohio-----	820
Contract between Board of Control of Ohio Agricultural Experiment Station and firm of Long and Bogner for construction of Animal Husbandry Building-----	1663
Contract entered into between Board of Trustees of Ohio University and The Cullen and Vaughn Company, Hamilton, Ohio, for construction of annex to women's dormitory-----	1520
Contract for construction of fish hatcheries at Lake St. Marys, Ohio	1321
Contract for women's dormitory at Kent State Normal College-----	958
Supplemental contract for construction and completion of cottage No. 4 at Massillon State Hospital-----	1922

CONTRACT—Continued.	Page
Automobile for County Infirmary—County Commissioners may purchase oil, gasoline and tires for automobile furnished by Superintendent of County Infirmary—Such service may be required in fixing Superintendent's compensation.....	1800
Banks and banking—Depository of county funds—May designate another bank or trust company as its agent—Original depository and its surety still responsible for safe keeping of such funds.....	62
Between Sereff Brothers, contractors, and State Armory Board—When and how board may complete unfinished contract—No authority for contractor or subcontractor to perfect lien against state property	206
Board of Administration—	
Advertisement for five new cottages at different institutions may be made in same legal notice—Contract should be awarded to lowest bidder on each of said buildings.....	14
Cottage at Massillon State Hospital—Supplemental bid received subsequent to opening of original bid received cannot be considered in awarding contract.....	1328
Successor of Trustees of Massillon State Hospital—As such authority has right to change contract with the Wheeling and Lake Erie Railroad Company and its receiver.....	109
Without power to enter into binding contract—No objection to proposed reciprocal arrangement with other states for care of non-resident insane.....	273
Board of Agriculture—	
Competitive bids must be secured for letting painting contracts at state fair grounds—Other formalities not required.....	876
Relation of T. P. Riddle who conducted Corn Boys' Trip for 1915 that of independent contractor—Board only authorized to pay expenses of secretary.....	1619
Of Ohio—Without authority to enter into contract with County Commissioners to pay portion of cost and expense of ditch improvement—State serum farm.....	1684
Board of Deputy State Supervisors and Inspectors of Elections—Section 12911 G. C. is violated when member of such board sells fire insurance to political subdivision with which he is not connected where premium more than \$50.00.....	1275
Board of Education—	
Any district board may contract with board of another district for admission of pupils into any school in another district.....	1617
Depository bank for school funds—When closed and receiver appointed—Whether or not board can borrow money to pay obligations previously incurred until they realize on depository bond..	683
Not legal when under contract with parents to transport children to school, to pay such parents for such transportation when same is not furnished by them.....	338
Board of State Charities—Tubercular patients of state sanatorium or tuberculosis hospital, city or county—When County Commissioners are liable for support of such patients at either of above institutions—Authority of Board of State Charities with respect to state sanatorium.....	393
Board of Trustees of Bowling Green State Normal College—Approval of contract for construction of training school building.....	1292

CONTRACT—Continued.	Page
Bridges and culverts—When contract for bridge is required to be let at competitive bidding and is so let—No authority for changing plans after contract is awarded-----	1504
Building Commission—Salary—Sections 2343 to 2366 G. C. applicable to Commission—County Commissioners approve plans and Prosecuting Attorney approves contracts—How inmates are to be cared for when infirmary destroyed-----	216
Cass Highway Law—Interpretation of Section 7199 G. C. as to giving of notice for letting of contracts for improving and maintenance of roads or letting of bridge contracts—Sections of General Code repealed by implication by reason of enactment of above section—In advertising sale of county road bonds Section 6929 G. C., 106 O. L. 603 governs—Sections 2343, 2344 and 2345 G. C. are not repealed by Cass Highway Law-----	838
Combined Normal and Industrial Department of Wilberforce University—Approval of contracts for erection of gymnasium and also for erection of recitation building-----	1720
Contracts and bonds for improvement of water supply system, approved -----	78
County Auditor's certificate required by Section 5660 G. C. must be made as to all that part of cost of road improvement which under Section 1218 G. C. is assumed by county including shares of township and abutting property owners—Certificate required as to full amount-----	1189
County Children's Home—Contract for electric current made by Ohio Light and Power Company with County Commissioners is legal—Knox County -----	1752
County Commissioners—	
Limited in contracts for medical and surgical treatment and hospital service to persons who are proper county charges—Levy authorized by Section 3138-2 G. C.—How contracts with hospitals under Section 2502 G. C. are limited-----	237
May contract for supplying County Infirmary with electric light—No public utility may enter into such contract at rate in excess of that shown by its schedule filed with Public Utilities Commission of Ohio-----	1187
Sections 2352 and 2353 G. C. construed—Provision for giving fifteen days' notice when estimated cost of contract does not exceed one thousand dollars, directory—If Commissioners determine to give fifteen days' notice same may be given by posting, only-----	1415
Section 5649-3d G. C. generally speaking renders Section 2571 G. C. inoperative—Transfer of funds under Sections 2296 and 2297 G. C.—When such appropriation is available in view of limitation fixed by Sections 5649-3a and 5649-3d G. C.—Illegal transfer, how corrected—Where County Auditor failed to charge back election expenses due from political subdivisions—May proceed under Section 2571 G. C. to reimburse fund—Commissioners may borrow money to pay for county charges in Institution for Feeble Minded—May not borrow for overdraft under authority of Section 5656 G. C.—Commissioners may not borrow money under said section to pay for labor on roads—County has continuing authority to issue bonds and notes—Flood Emergency Act for purpose mentioned in Section 3 of said act-----	1065

CONTRACT—Continued.	Page
County Commissioners and Township Trustees—No statutory provision in purchasing culvert pipe and road machinery to let contracts for same by competitive bidding.....	523
Ditch maps—County Commissioners are not authorized to contract with County Surveyor for making same.....	1922
Foreign corporation—Where same enters into contract with owner of land in this state and a Trustee for said owner—When such foreign corporation is doing business in Ohio.....	1061
Form of agreement for rescission of contract between state and The Engineering Service Company.....	613
Fort Jennings Memorial—Disapproval of contract for said memorial building	870
Fort Jennings Memorial Hall—Disapproval of contract—Consideration greater than balance of appropriation.....	1359
Infirmity Building Commission—Restrictions under Section 2358 G. C. in making contracts for erection of building—Contract must not exceed estimate of cost of entire building nor on the part of items of contract—No change in bids after they have been opened	747
Jail or turnkey fees allowed by Section 2845 G. C. must be paid by Sheriff into his fee fund—How paid in cases where state fails to convict—When Sheriff may be paid such fees.....	224
Joint county road improvement—Proportions of expenses payable by each county must be raised by same method in each county—Joint board not limited in its power to contract with various boards of Township Trustees—May or may not contract with boards interested.....	1925
Lien statutes, Sections 8312, 8313, 8314 G. C. applicable only to private contracts—See Sections 6947 and 3298-4 G. C. Cass Highway Law for road improvement contracts.....	139
Lookout Mountain Monument—	
Approval of contract and bond.....	859
Soldiers' Memorial Commission is authorized to pay expenses of person designated to unveil monument and also expenses of stenographer to make record of dedicatory exercises.....	852
Massillon State Hospital—Approval, contract for construction of cottage No. 4.....	1476
Municipal Corporation—	
Chief of Police may not certify to any bill for food furnished prisoners in excess of contract price—Chief receives regular salary for duties of his office—May not be allowed any additional compensation	1336
Contract for improvement of street—Provision for excavation and haul discussed—Contractor may receive additional compensation when materials hauled beyond limitation fixed by engineer and contract	1333
Contractor is entitled to interest accruing on guaranty fund, if it is so stipulated in contract.....	174
Council—Authorized to levy for funds to care for indigent sick of city—Without authority to levy tax for payment of losses sustained by hospitals by reason of contract between city and hospitals—Section 4021 G. C. construed—City of Youngstown.....	1377
Council changes grade of street after contract has been let at a unit price for all excavation—Contractor not required to make additional excavation at price bid on original contract.....	514

CONTRACT—Continued.

	Page.
Municipal Corporation—Concluded.	
Council determines who shall let contracts for printing of municipal bonds	253
Excavation of materials for street improvement—Interpretation of contract made by municipality and contractor for disposing and hauling away dirt so excavated.....	1441
Excessive amounts allowed by city to contractors on partial estimates—Interest not chargeable in absence of fraud—Not entitled to interest on final estimate until demand for balance and refusal	226
Expenditure costing over \$500.00—Council must first authorize and direct same by ordinance before Director of Public Service may proceed with improvement—Engineer for such improvement must have salary fixed by Council before he can be employed—Council cannot direct employment of a certain engineer.....	125
Official bonds of municipal officers made payable to municipality are not invalid—May be made payable to State of Ohio.....	192
Section 4564 G. C. requires that where a municipal corporation owns its workhouse and prison, imprisonment for violation of ordinances shall be in said workhouse or prison.....	1044
When contractor accepts payment in full on final estimate—Cannot later claim interest from time payment should have been made and was made.....	173
Ohio Penitentiary Commission—	
Proposal of architects not approved—Covers services in supervision of construction of buildings—Construction of buildings under jurisdiction of Ohio Board of Administration.....	1030
Proposition of architects under date of July 6, 1916, legal.....	1195
Ohio State University—Supplemental contract for construction of shop building approved	713
Probate Court—Application to complete land contracts made under Section 11922 G. C.—What fee chargeable by court where application relates to more than one contract.....	1971
Proposed agreement between state and the Miami Conservancy District, approved	242
Prosecuting Attorney—When said officer may accept employment from Council of village—Limitations of statutes as to such employment discussed—Village counsel.....	1919
Roads and Highways—	
Answers to nineteen questions construing provisions of Cass Highway Law.....	882
Barnesville-Hendrysburg Road in Belmont County—Under facts submitted Ohio Valley Contracting Company may continue improvement without entering into new contract.....	1560
Bids received by State Highway Commissioner for road improvement—No contract awarded—Where desired to improve shorter section of highway than that covered by bids—Must reject all bids, make new estimate and readvertise—Electric railway company may be compelled to move tracks from center to side of road—How interurban company can be compelled to pay for paving between rails—Ohio Electric Railway Company.....	808

CONTRACT—Continued.

Roads and Highways—Continued.	Page.
Compensation and expenses of deputies or assistants of County Highway Superintendent when engaged on township road work—How paid—Under Cass Highway Law, contracts involving more than \$200.00 must be in writing—Others should be—Plans and specifications must be prepared by County Highway Superintendent when cost of road, bridge or culvert exceeds \$200.00-----	134
Construction of national road by The H. E. Culbertson Company—An estimate for work not covered by previous estimate may be allowed under facts submitted-----	153
County Commissioners' duty to acquire right of way for temporary highway—State Highway Commissioner must procure right of way for permanent improvement when he is proceeding without co-operation of local authorities—Forms of deed and statement to Probate Judge in such cases-----	779
Eight Hour Law—Extraordinary emergencies—Road work prosecuted only during summer months—Inconvenience to public—Such reasons do not constitute "emergency" within meaning of Section 17-1 G. C.-----	1530
Milan-Elyria road in Lorain County—Contractors not required to furnish additional material—When supplementary contract may be entered into for such additional material-----	1155
Money must be in treasury before improvement is started—By provision of Section 1218 G. C. certificate of County Auditor must cover entire amount assumed by county, including shares of county, township and abutting property owners—Section 5660 G. C. applicable—Bonds must be sold before County Commissioners can make agreement-----	1809
No statute making it criminal offense for contractor not to mark with red light or other danger signal, obstruction lawfully placed in highway-----	1238
Provision in specifications for concrete construction on public work for "batch mixer" to be used is reasonable-----	1021
Road Commissioners without authority to enter into contracts after Cass Highway Law became effective—Funds remaining should be applied to indebtedness of road district-----	586
Telephone companies—Must place poles in highway so as not to incommode public in use thereof—See Opinions Nos. 1888, August 31, 1916, and 1950, September 29, 1916-----	1649
Township Trustees are not authorized to loan road building machinery owned by township—Recovery may be had on contract when same is unlawfully leased—No authority under Section 7033 G. C. for expenditure of township funds in construction of switch—Party rights when same has been constructed-----	980
What is a "repair" of a highway—Opinion reaffirmed in which it was held State Highway Commissioner is not authorized to pay contractor an estimate based upon material delivered on site-----	1278
When County Highway Superintendent repairs road by force account May contract for materials upon basis of number of tons hauled-----	1231
Where Commissioners of road district let contract for purchase of stone prior to going into effect of Cass Highway Law—May contract after law becomes effective for hauling of stone where property owners have performed their part of an agreement to improve the roads-----	1025

CONTRACT—Continued.

	Page.
Roads and Highways—Concluded.	
Where contractor defaults in contract for state work—Where surety company which signed his bond is in hands of receiver—Proper course to pursue by Highway Commissioner.....	1346
Where contractor failed to perform contract—Highway Commissioner readvertised and relet same—Contract relet at excess amount—Surety liable.....	1345
Schools—Teacher's certificate of qualification questioned by State Inspector—Board of Education not liable personally for compensation paid teacher although certificate of grade of high school is withdrawn	1880
Section 5660 G. C. applicable to contract for erection of new court house—Bonds must be sold and in process of delivery—Bonds for erection of court house must be offered to Industrial Commission before advertising said bonds for sale.....	369
Spencerville Armory—Contract and bond for completion of same, approved	1104
State Board of Public Buildings—	
Certain vouchers drawn by said board should be paid—Case of Lyons vs. said Board decided in Common Pleas Court of Franklin County distinguished from above items of expense.....	1833
Wyandotte Building—Board required to follow provisions of Section 2314 et seq. G. C. in contracts over three thousand dollars.....	1614
State Highway Commissioner—	
Authority to appropriate land over railroad tracks—State Commissioner should not exercise authority—No machinery for such officer to enforce contribution by railway company.....	1248
Contract between state and the Yount and Jackson Company—Without authority in law under facts submitted.....	602
Contracts made by such officer are not required to be approved by County Commissioners although county co-operates in making improvement	1097
Employment of an investigation officer for Highway Department—No authority to compensate such an employe from "maintenance and repair" fund.....	28
Without authority to release, prior to final completion of contract, any portion of percentage required to be retained by Section 1212 G. C.—May allow and pay an estimate upon material only after such material has been incorporated in the work.....	157
Workmen's Compensation Act—No authority of law for Industrial Commission to request State Highway Department to withhold payment of money earned by an employer, to pay an award allowed by said Commission—How money might be obtained.....	1744
Taxes and Taxation—	
Contract between the Cleveland Railway Company and Cleveland, Painesville and Eastern Railroad Company—Excise taxes—Gross earnings for purpose of tax.....	1371
Contract between Logan Natural Gas and Fuel Company and the Citizens Gas and Electric Company of Elyria, Ohio, construed—Question as to whether contract is one of sale or agency must be determined by each agreement.....	1756.

CONTRACT—Concluded.	
Taxes and Taxation—Concluded—	Page
County Board of Revision—No authority for payment of fee to witnesses called by such board—Board of Education of school district may contract with board of another district for admission of its pupils—Board may assign such pupils to attend school—Compulsory education laws—When pupil subject thereto.....	1471
Tax maps—County Commissioners not authorized to employ person other than County Surveyor for purpose of <i>correcting</i> and <i>keeping up to date</i> an existing set of tax maps of county—See Opinion No. 844 rendered September 20, 1915, as to who can <i>make</i> tax maps	943
Township Trustees—	
Authorized to purchase pipe for bridges and culverts on township roads—What County Highway Superintendent must approve—Deputy County Surveyor or an employe in County Surveyor's office may lawfully perform service for a municipality—Limitations for such work.....	769
Division of township into certain number of road districts—Districts may be changed by present or succeeding board—Redistricting should be made before superintendents enter into road dragging contracts for current year.....	638
CONTRACT OF SALE—	
Telephone Companies—Contract of sale—Inventory of property required in order to fix and determine rates, tolls, charges and rentals to be charged upon consummation of sale—Ironton, Ohio.....	209
CONVENTION—	
State Central Committee of a political party—Statute does not forbid committee dividing county into districts for purpose of electing delegates to state convention.....	259
CONVICT—	
Board of Administration—	
Convict—No authority for issuance of conditional certificate of restoration	1113
Has authority to act as Commission in Lunacy—May transfer patients from one penal institution to Lima State Hospital without intervention of Probate Court—Vice versa.....	528
CORPORATION—	
Affidavit of the Central Ohio Railroad Company—Secretary of State advised to receive and file same—Fee to be charged.....	261
Amendment to articles of incorporation adopted by unanimous consent of stockholders changing unissued common stock to preferred stock or unissued preferred stock to common stock, approved—The Radium-actiV Company.....	363
Amendment to articles of incorporation of the Upson-Weston Company disapproved—Purpose clause contains more than one main purpose	218
Approval—	
Articles of incorporation, "The Shoe Mutual Insurance Company"...	1662
Of amendment to articles of incorporation of the George B. Luper Company—Unissued common stock changed to preferred stock...	221

CORPORATION—Continued.

	P. 43
Approval—Concluded—	
Of articles of incorporation of the Underwriters Life Insurance Company	341
Proposed articles of incorporation of "The American Mutual Life Insurance Company".....	1645
Certificate of amendment to articles of incorporation of Western and Southern Life Insurance Company.....	1732
Articles of Incorporation—	
Of the Economy Mutual Casualty Company of Dayton, Ohio, approved	65
The principle that a corporation may not be organized to do manufacturing and mercantile business does not apply to public utility companies—Certificate of amendment of the Canton Electric Company, approved.....	563
The Terminal Hotels Company—Approved.....	438
Banks and banking—Stockholders of state banks not authorized to cumulate their votes in election of directors.....	1804
Bi-monthly wages—Board of Education is not controlled by Section 12946-1 G. C. for payment of wages in each calendar month....	1056
Building and Loan Association—May prevent withdrawal of stock of depositors before such stock has been paid up in full—Sections 9651 and 9652 G. C. construed in connection with contemplated constitution and by-laws of such associations.....	1862
Cancellation of charters by Tax Commission of certain corporations—How reinstated—Western Star Publishing Company—The Dayton Castings Company.....	1512
Capitol Trust Company—Continued corporate existence at request of state—Minimum Willis tax fee charged.....	1706
Disapproval of lease certain reservoir lands to the Russell's Point Amusement Company.....	233
Domestic insurance company—Not "doing business" within meaning of Section 9590 G. C.—Not exempt from making reports as domestic corporation for profit under Section 5495 et seq. G. C.—Globe Insurance Company.....	1945
Failure to file certificate reducing capital stock of corporations which has reduced same before month of May—Such certificate when filed will relate back to time of reduction.....	1912
Fidelity or Indemnity Insurance Company—Must have authorized paid up capital stock of not less than \$250,000 to qualify as surety under provisions of Section 2723 G. C.....	1428
Foreign Corporation—	
When same qualifies to do business in this state and still owns property in this state but no longer is "doing business" in state—Required to pay minimum fee of ten dollars in compliance with Section 5503 G. C.—When corporation may retire from this state and continue to hold property here.....	995
Where same enters into contract with owner of land in this state and a trustee for said owner—When such foreign corporation is doing business in Ohio.....	1061
Foreign railroad company—Real estate acquired for new right of way—Lease of same temporarily—Not liable for excise tax on that part of earnings from such property.....	498

CORPORATION—Continued.

	Page
Franchise tax computed upon subscribed but not yet issued capital stock, and also upon its issued capital stock.....	288
Has authority to increase capital stock by issuance of both common and preferred stock after its original capital stock is fully subscribed and an installment of ten per cent paid on each share and before stock authorized by subsequent issue has been subscribed or any part thereof paid for.....	1392
Independent County Agricultural Society—When entitled to per capita allowance from county treasury—Kinsman stock and Agricultural Society not entitled to said allowance.....	1448
Interpretation of Sections 12, 13, 14 and 15, Sections 5371-4, 5406-1, 5406-2, 5406-3, G. C., Parrett-Whittemore Bill providing for listing and valuation of property for purposes of taxation—Whether property of company may be considered as a unit—Whether property pertaining to a business carried on in more than one political subdivision up to a county be valued as unit by Commission—Whether business carried on in more than one county may be valued by Commission—Construction of word “business” as found in the law.....	324
Lien statutes, Sections 8312, 8313, 8314 G. C. applicable only to private contracts—See Sections 6947 and 3298-4 G. C. Cass Highway Law for road improvement contracts.....	139
May by amendment to articles of incorporation authorized by unanimous consent of stockholders, change issued common stock to preferred stock and issued preferred stock to common stock.....	1284
May reduce its capital stock without proportionately reducing par value of all its shares of capital stock—The Timken-Detroit Axle Company—Section 8700 G. C. interpreted.....	357
Morris Plan Bank—Method of loaning money not authorized by laws of this state.....	1401
Par value of authorized preferred stock can never exceed two-thirds of par value of all its authorized capital stock—Kelly-Springfield Motor Truck Company.....	1716
Public Utilities Commission—Railroads and public utilities cannot be required to pay assessments made under Section 606 G. C. before first day of August, annually.....	1060
Purchase of its own stock—Previously subscribed, issued and outstanding—Not restored to status of unissued stock—Continues to retain its character—Tax computed upon <i>all</i> its subscribed or issued and outstanding stock regardless of fact corporation has purchased portion of its stock.....	1322
Purpose clause disapproved—More than one main purpose—The Security Realty Investment Company.....	1511
Purpose clause “formed for the purpose of manufacturing, buying, selling and dealing in typewriters of all kinds and the doing of all things necessary or incidental thereto,” not dual in character....	1497
Redeemed preferred stock held to be merely withdrawn and may be re-issued—The Goodyear Tire and Rubber Company of Akron, Ohio	758
Secretary of State—	
Advised to accept copy of certificate of subscription to The Deerfield Oil and Gas Company, Millersburg, Ohio.....	1009

CORPORATION—Concluded.

	Page
Secretary of State—Concluded—	
Advised not to file proposed amendment to articles of incorporation of Lima Collateral Loan Company—Corporation organized under special act—Proposed amendment changes original purpose.....	1746
Amendment to articles of incorporation of The Farr Brick Company authorized to be received—Limited to particular case.....	8
Certificate for registration of mark of ownership of personal property—Where name "Boy Scouts" used—Excelsior Shoe Company	1722
When corporation can change its unissued common stock into preferred stock by <i>amendment</i> —Exception to general rule as now promulgated	127
Taxes and Taxation—	
Contract between Logan Natural Gas and Fuel Company and the Citizens Gas and Electric Company of Elyria Ohio construed—Question as to whether contract is one of sale or agency must be determined by each agreement.....	1756
Lien of state for franchise or excise taxes when same is inferior to lien of a mortgage—Two special kinds—Section 5506 G. C. construed	1822
Proper excise tax to be charged against D. B. Torpy as receiver of Marietta, Columbus and Cleveland Railroad Company.....	1915
Shares of capital stock of Cleveland and Pittsburgh Railroad Company are not taxable in Ohio.....	1739
Tax on increase of capital stock— <i>Exemption</i> of Section 5519 G. C. not applicable to increase of issued and outstanding capital stock as a part or all of the increase in authorized capital stock of corporation made within six months period prescribed by said section—Where articles of incorporation filed and organization effected prior to six months period.....	1606
The Superior Building and Loan Company—Complaint of James A. Devine, Inspector of Building and Loan Associations.....	648
Treasurer of State—	
Not authorized to accept legally issued bonds of school districts in lieu of cash deposit provided under Section 9778 G. C. for trust companies	1109
Not authorized to accept <i>warrants</i> as part of deposit required of trust companies	379
Trust companies—"Municipal bonds"—Bonds of magisterial district of West Virginia not bonds of municipality within meaning of that term as used in Section 9778 G. C.....	1489
When foreign corporation purchases property in Ohio and conveys same to trustee—Whether value of such property is to be considered as capital of foreign corporation when it is qualified to do business in Ohio.....	740
When corporation is "natural gas" company within meaning of public utility tax statutes of 1911—Such company required to pay excise taxes on basis of entire receipts from all business done—Who is liable for omitted taxes when assets of company sold to another company—Charge should be made against company actually in default	901
When increasing authorized capital stock—Not required to file certificate showing ten per cent. of its <i>entire</i> capital stock has been subscribed	289

	Page
CORPORATION NOT FOR PROFIT—	
County Commissioners—Limited in contracts for medical and surgical treatment and hospital service to persons who are proper county charges—Levy authorized by Section 3138-2 G. C.—How contracts with hospitals under Section 2502 G. C. are limited.....	237
CORPSE—	
Post-mortem examination—Ohio Hospital for Epileptics—If remains claimed by relatives, their consent must be obtained—Exception, death from violence.....	1418
CORRIGAN McKINNEY AND COMPANY—	
Disapproval, lease of certain canal lands at Cleveland, Ohio, to Corrigan McKinney and Company—Should be executed by all partners....	961
CORRUPT PRACTICE ACT—	
Construction of Section 5175-29 G. C. permitting expenditure of additional sum of five dollars for each one hundred votes in excess of five thousand cast for Governor at last state election—Applicable to candidates for public offices in counties, cities and villages not enumerated	1517
Persons may be employed to distribute marked unofficial ballots and cards at polls on election day.....	285
CONVICT LABOR—	
Automobile license plates—Board of Administration has authority to manufacture such plates with convict labor in penitentiary and reformatory	972
CONVICTIONS—	
Justice of Peace—Costs—If judgment of conviction in fish and game case is reversed in Court of Common Pleas, Justice is entitled to his costs—See Section 1404 G. C.....	1750
CONWAY, THOS. A.—	
Where attorney is employed to assist Prosecuting Attorney to bring suit for County Treasurer to collect taxes—Fees not apportionable to various subdivisions entitled to share in such taxes.....	1581
CORN BOYS' TRIP—	
Agriculture—Corn Boys' Trip—Certain items of bill of T. P. Riddle approved and disapproved for 1916.....	1773
Board of Agriculture—Relation of T. P. Riddle who conducted Corn Boys' Trip for 1915 that of independent contractor—Board only authorized to pay expenses of secretary.....	1619
CORONER—	
Candidates—Fee required by Section 4970-1 G. C., 106 O. L. 548, may be computed only upon salary of office fixed by law and not upon any fees to which incumbent may be entitled.....	925

CORONER—Concluded—

	Page
Deceased candidate—Deputy State Supervisors of Election should not print such name on primary ballots—How votes should be counted if name does appear—When no names of candidates for nomination on primary ballot as well as when names do appear—Interpretation of statutes for blank spaces in either case on ballot—Where name of candidates is written in eight per cent of number of ballots cast necessary to fill vacancy—When nomination is made if deceased candidate's name appears and another name is written on ballot.....	1214
Fees of Sheriff—Person sentenced by commanding officer of militia to county jail—Fees for committing and discharging defendant in bastardy proceeding—Fees in contempt proceedings—No jail fees where witnesses are committed by Coroner.....	867
Not required to pay any fee at time of filing declaration of candidacy for nomination for such office.....	84

COSHOCTON COUNTY—

Approval of abstract of title and deed to real estate in Coshocton County to State of Ohio—Grantors, Gilbert J. McKee and wife.....	362
-------------------------------------------------------------------------------------------------------------------------------------	-----

COSTS—

Board of State Charities—Costs in mayor's court in arrest of delinquent ward of above named board who is out on parole and has escaped from private home.....	1978
Clerk of Courts—Commission allowed for collecting moneys on judgments such as alimony ordered paid to clerk—Fee for entering on cash books, costs received—No commission may be charged on deposits or prepayment of costs in divorce cases.....	230
Constables—Where no vacancy, no authority to appoint additional constable—Such special constables without authority to perform duties—Not entitled to fees—No finding for recovery—Motor vehicle speed laws.....	1703
County Board of Education—Where judgment rendered against board—Liable for costs including witness fees—How collected.....	1637
County Commissioners—Section 2416 G. C. does not authorize sale of costs and fees certified by Clerk of Courts as due county under salary act	1807
County Treasurer—Court costs—For collection of personal taxes when judgment secured and execution is issued, but no property found—Allowance must be made by County Commissioners to pay such costs	342
Fees of Sheriff—Person sentenced by commanding officer of militia to county jail—Fees for committing and discharging defendant in bastardy proceeding—Fees in contempt proceedings—No jail fees where witnesses are committed by coroner.....	867
Fish and game laws—Prosecutions instituted by affidavit of game warden—Offense not committed in presence of such warden—Costs cannot be collected from county in case of acquittal or discharge of defendant from custody—Proviso when costs can be collected from county	1601
Fugitive from justice—Deposit with Clerk of Court of ten cents per mile—When fugitive escapes—Contingencies prevented from happening—How deposit may be demanded and received for sister state	1588

	Page
COSTS—Concluded—	
Jail or turnkey fees allowed by Section 2845 G. C. must be paid by sheriff into his fee fund—How paid in cases where state fails to convict—When sheriff may be paid such fees.....	224
Judge of Court of Insolvency—No authority for county to pay court costs incurred by such judge in defending himself in suit for writ of prohibition.....	1502
Justice of Peace—Costs—If judgment of conviction in fish and game case is reversed in Court of Common Pleas, justice is entitled to his costs—See Section 1404 G. C.....	1750
Municipal Court of Columbus, Ohio—Persons convicted in said court for violation of Section 12758 G. C. should be required to pay all necessary costs of analysis and inspection as provided in Section 12759 G. C.....	61
Municipal Court of Cleveland—Fees—“Sitting at trial”—Police officer or bailiff—Witnesses	1367
Question of sanity of person accused of crime—Before and after indictment—How determined—When insane person is committed to Lima State Hospital—Procedure—Costs cannot be collected from state where person found guilty of crime is in same verdict found to be insane.....	1411
Roads and highways—County Commissioners are authorized to vacate roads by provisions of Cass Highway Law—Procedure to be followed—Liability of petitioners.....	1430
Workmen’s Compensation Law—In hearing before Industrial Commission costs made in taking depositions by a claimant may not be taxed by commission against a party.....	85
COTTAGES—	
Board of Administration—Advertisement for five new cottages at different institutions may be made in same legal notice—Contract should be awarded to lowest bidder on each of said buildings....	14
Massillon State Hospital—Approval, contract for construction of cottage No. 4	1476
COUNCIL—	
See also Municipal Corporations—	
Bond issue—Flood Emergency Act, 103 O. L. 141—County Commissioners have continuing authority to issue bonds and notes to provide funds to repair, replace or reconstruct public property or ways, injured or destroyed in manner and at time described in said Section 1 of said Flood Emergency Act.....	1058
Chattel mortgage or loan brokers—Any such broker who obtains state license is not required to pay any additional license fee to a municipality	832
Industrial Commission—Authority under building code to issue general order fixing requirements for heating public buildings.....	1551
Municipal Corporation—	
Contract for improvement of street—Provision for excavation and haul discussed—Contractor may receive additional compensation when materials hauled beyond limitation fixed by engineer and contract	1333
May enact ordinances to punish same acts as are punished by state laws—City limited to powers granted—Fines collected under said ordinances go into municipal treasury.....	1839

COUNCIL—Concluded—

Municipal Corporation—Concluded—	Page
Member of council may at the same time be a central committeeman	950
Not duty of bureau to install system of accounting for cities—Duty of City Auditor or Village Clerk—Council appropriates in cities and City Auditor employs extra clerks for such purpose—In vil- lages council provides employes-----	1597
Sewers—How cost of main sewer may be assessed—How cost of main sewer and sewage disposal plant outside of municipal cor- poration may be assessed-----	1951
Special assessment for non-residents who own real estate in city may include several parcels of land in one notice—Newspaper entitled to legal compensation according to form submitted by city officials -----	1222
Without authority to donate to Board of Education of village or city school district, site upon which to erect a school building---	861

COUNCIL (CITY)—

Appeal from order of State Board of Health by City of Greenville—Referee engineers—Their powers—Past, present and future physi- cal condition to be considered by said engineers-----	721
Board of Health—Council may be compelled by mandamus to establish such board—Council without authority to then abolish such board—Board is a continuing body—City of Conneaut-----	1696
Canal lands—Proposed lease to City of Dover—When lease should be executed in name of city by Director of Public Service or Direc- tor of Public Safety—Council should first authorize same-----	1940
City Solicitor—When assistants may be employed—Competitive bids not required for contracts of employment of assistants to solicitor— Council fixes compensation-----	295
Judge of Lorain Criminal Court—Compensation fixed by council—In state cases same fees as Justice of Peace—Chief of Police entitled to no compensation for services rendered in Lorain criminal court	1171
Municipal Corporation—	
Building owned by municipality condemned by State Inspector of Workshops and Factories—When levy can be made outside of ten mill limitation and within fifteen mill limitation for said improvement -----	1709
Council—Authorized to levy for funds to care for indigent sick of city—Without authority to levy tax for payment of losses sus- tained by hospitals by reason of contract between city and hos- pitals—Section 4021 G. C. construed—City of Youngstown-----	1377
Council changes grade of street after contract has been let at a unit price for all excavation—Contractor not required to make addi- tional excavation at price bid in original contract-----	514
Council determines who shall let contracts for printing of municipal bonds -----	253
Council merges duties of Clerk of Council with duties of City Auditor—No increase of salary for additional duties during term of office -----	597
Expenditure costing over \$500.00—Council must first authorize and direct same by ordinance before Director of Public Service may proceed with improvement—Engineer for such improvement must have salary fixed by council before he can be employed— Council cannot direct employment of a certain engineer-----	125

COUNCIL (CITY)—Concluded—

	Page
Municipal Corporation—Concluded—	
Member of council—How member may be excused for failure to attend previous session of council-----	729
Ordinances providing for compensation of disabled or temporary firemen—When temporary firemen may be employed and paid compensation for performance of duties of disabled firemen—From what funds payment authorized—City of Piqua-----	1845
Planning commission—Personnel of such commission—See Section 4366-1 G. C.—No Board of Park Commissioners-----	1150
Regulation of public and private cemeteries-----	1493
Under ordinance passed by council of Alliance, vacating parts of street the state has acquired proper title to parts of streets so vacated -----	509
When it is duty of City Auditor to act as secretary of Sinking Fund Trustees -----	549
Where council authorized to enact ordinances fixing salary of Director of Public Service payable partly from service and partly from water works funds—Proportion within discretion of council----	1910
President of City Council—Vacancy in office filled by appointment by mayor -----	286
Roads and highways—Cass Highway Law does not authorize County Commissioners to appropriate property for sole purpose of widening main market road—Interpretation of statutes authorizing appropriation of land for elimination of railway grade crossings—Effect of Cass Highway Law upon such proceedings—Bond provision for county's share of cost discussed-----	1239
Toledo Municipal University—Board of Directors of said university have full control of funds raised by taxation for said purpose—Council without authority to appropriate said funds-----	1207

COUNCIL (VILLAGE)—

Failure to make an appropriation for salary of its members—Succeeding council cannot act-----	167
Health officer in villages—Holds office until successor is appointed and qualified -----	660
Municipal Corporation—	
Council has discretion to furnish law books to mayor—Mayor has no control of books furnished any other department of village-----	371
Excavation of materials for street improvement—Interpretation of contract made by municipality and contractor for disposing and hauling away dirt so excavated-----	1441
Ordinance which does not fix license fee definitely but leaves fixing of such fee within limitations to mayor, invalid—Council cannot delegate its legislative function—Village of Oxford, Ohio—License to exhibitors of shows and performances-----	320
Petition presented by property owners for improvement of street on assessment plan cannot contain restrictions binding present or subsequent council as to general assessments for street improvements -----	1085
Offices compatible—Member Village Board of Education—Clerk of Village Council -----	205

	Page
COUNCIL (VILLAGE)—Concluded—	
Prosecuting Attorney—When said officer may accept employment from council of village—Limitations of statutes as to such employment discussed—Village counsel-----	1919
Roads and Highways—	
Application for state aid within and without a village—Subsequent procedure for improvement outside of a village-----	483
County Commissioners without authority to compel traction company to pay part of cost of paving a road running through a village—Plans adopted then altered should be approved by village council and notice again given—Northern Ohio Traction & Light Company—Village of New Berlin-----	1258
Forms for ordinances where State Highway Commissioner extends road improvement through village and co-operates directly with village -----	1046
Improvement extended into or through a village—How cost to be apportioned—An unexpended balance of a bond issue under Section 7004 G. C., now repealed, not available to pay township's share of improvement carried forward by State Highway Department -----	743
State Liquor Licensing Board—One employed as counsel for village not public officer—Is not ineligible to appointment as County Liquor Licensing Commissioner -----	1651
 COUNSEL—	
See Attorney.	
 COUNTY AGENT—	
Agricultural extension fund—Moneys received by State Treasurer from counties and federal government for above purpose not payable into state treasury—It is a trust fund-----	570
 COUNTY AGRICULTURAL SOCIETY—	
County Commissioners cannot submit question of bond issue to electors under Section 9904 G. C. unless Section 9901 G. C. is complied with— <i>New site</i> must be selected for said purpose and notice must be given to commissioners-----	1611
County Agricultural Societies—Board of Agriculture should interpret its own rules relative to such county societies-----	1782
County Commissioners—Request made by County Agricultural Society for levy—Commissioners determine amount—Mandatory to levy tax to produce said amount-----	1174
Independent County Agricultural Society—When entitled to per capita allowance from county treasury—Kinsman Stock and Agricultural Society not entitled to said allowance-----	1448
 COUNTY AUDITOR—	
Attorney's fees allowed by court under provisions of Section 2923 G. C., 106 O. L. 105, final—When properly certified auditor may issue warrant—Allowance not required by County Commissioners-----	824

COUNTY AUDITOR—Continued—	Page
Board of Education—Bonds issued pursuant to Section 7625 G. C. for construction of school buildings—Tax levy certified to County Budget Commission after electors had voted favorably for bond issue—Where Budget Commission had completed work and certified its findings to County Auditor, <i>if levy within fifteen mill limitation</i> , said Budget Commission may certify same to County Auditor—Duty of County Auditor to determine tax rate necessary to produce amount needed.....	1699
Bridges and culverts—When contract for bridge is required to be let at competitive bidding and is so let—No authority for changing plans after contract is awarded.....	1504
Cass Highway Law—County Highway Superintendent—Expenses of such officer to be paid from general county fund when same are incurred in performance of his duties with respect to roads and bridges	78
Certificate as to certain special assessments—Assessment collectible without interest	197
Clerk of Courts—Where fines collected were paid into general county fund—Should have been paid to law library association—County Commissioners may allow claim.....	1331
County Auditor's certificate required by Section 5660 G. C.—Levies made under Section 7419 G. C. may issue as soon as such levies are placed on duplicate and are in process of collection—When such levies are on duplicate and in process of collection.....	1192
County Auditor's certificate required by Section 5660 G. C. must be made as to all that part of cost of road improvement which, under Section 1218 G. C., is assumed by county including shares of township and abutting property owners—Certificate required as to full amount.....	1189
County Board of Education—	
Citations of statutes relating to receipts and expenditures by said board as prepared by bureau, approved.....	397
Filing of remonstrance against transfer of territory under Section 4692 G. C., 106 O. L. 397—When names may be withdrawn from remonstrance—When transfer legally effected.....	582
When board can employ attorneys to represent it.....	915
County Board of Revision—Increase of property valuation—Notice necessary to property owners—Where County Auditor neglected or was unable to give notice in time required—Tax commission may extend time for completion of work of County Board of Revision so as to give opportunity to file complaints.....	1565
County Board of School Examiners—Witnesses—Authority to issue subpoenas—Fees of witnesses—Necessary expenses of sending for witnesses—How paid—Board may revoke a five-year certificate..	1728
County Children's Home—Refusal of Board of State Charities to renew certificate—County Auditor not prohibited from issuing warrants for support of home for bills contracted subsequent to revoking certificate	573
County Commissioners—	
Joint county ditches—Costs, how paid—County Auditor's costs for making and serving notices in such cases—Section 6449 G. C., 106 O. L. 135, governs.....	958

COUNTY AUDITOR—Continued—

County Commissioners—Concluded—

	Page
May allow contingent expenses of employes of taxing department of County Auditor's office and County Board of Revision—What is meant by contingent expenses under provisions of Section 5585 G. C., 106 O. L. 256—Car fare, automobile hire, etc-----	623
May not borrow money to pay fixed expenses anticipating exhaustion of appropriation for general county fund—Salaries of County Surveyor and assistants-----	169
Request made by County Agricultural Society for levy—Commissioners determine amount—Mandatory to levy tax to produce said amount -----	1174
Sections 2353 and 2352 G. C. construed—Provision for giving fifteen days' notice when estimated cost of contract does not exceed one thousand dollars, directory—If commissioners determine to give fifteen days' notice same may be given by posting only-----	1415
Section 5649-3d G. C., generally speaking, renders Section 2571 G. C. inoperative—Transfer of funds under Sections 2296 and 2297 G. C.—When such appropriation is available in view of limitation fixed by Sections 5649-3a and 5649-3d G. C.—Illegal transfer, how corrected—Where County Auditor failed to charge back election expenses due from political subdivisions—May proceed under Section 2571 G. C. to reimburse fund—Commissioners may borrow money to pay for county charges in institution for feeble-minded—May not borrow for overdraft under authority of Section 5656 G. C.—Commissioners may not borrow money under said section to pay for labor on roads—County has continuing authority to issue bonds and notes—Flood Emergency Act for purposes mentioned in Section 3 of said act-----	1065
County jails—Discharge of prisoners when committed to jail in default of payment of fine and costs-----	1979
Ditches—	
Authority of Ditch Supervisor to sell the work of cleaning or repairing section of ditch where notice as required by Section 6694 G. C. has been given and temporary restraining order granted but later dissolved—Further notice not required-----	1003
County Commissioners have jurisdiction under Section 6443 G. C. even if ditch is located in more than one township-----	1075
Fish and game laws—Prosecutions instituted by affidavit of game warden—Offense not committed in presence of such warden—Costs cannot be collected from county in case of acquittal or discharge of defendant from custody—Proviso when costs can be collected from county -----	1601
Interpretation of Parrett-Whittemore Law providing for listing and valuation of property for purposes of taxation—Annual appraisal of real estate not required unless ordered by Tax Commission—Re-assessment of real property ordered by Tax Commission—Authority vested in County Auditor to determine who shall perform such duty—County Auditor without authority to originate or change any assessment of real property—Assessors begin appraising real property on second Monday in April—"Unit or tentative" values of real property not permitted—Powers and duties of County Boards of Revision at its June and August sessions—Powers conferred upon County Auditor by Section 5401 G. C. may be exercised before or after completion of tax list--	32

COUNTY AUDITOR—Continued—	Page
Interpretation of Sections 12, 13, 14 and 15, Sections 5371-4, 5406-1, 5406-2, 5406-3 G. C., Parrett-Whittemore bill providing for listing and valuation of property for purposes of taxation—Whether property of company may be considered as a unit—Whether property pertaining to a business carried on in more than one political subdivision up to a county be valued as unit by commission—Whether business carried on in more than one county may be valued by commission—Construction of word “business” as found in the law.....	324
Intoxicating liquors—How persons who traffic in same can be placed upon duplicate for Dow-Aiken liquor tax who have not been so charged—Prosecuting Attorney’s duty when he has knowledge of such violation	1673
Joint high school—Rural school district contributes an average of seventy dollars per month toward salaries of teachers—Village school district an average of ten dollars per month—Rural district for such reason not debarred from state aid—Powers and duties of joint high school committee—See Section 7670 G. C.....	772
Municipal Civil Service Commission—Fees of witnesses subpoenaed by said commission are payable out of county treasury.....	924
Newspaper—Advertisements deemed by public officers to be of general interest to tax payers under Section 6252 G. C. are to be paid for at rate fixed in Section 6251 G. C.....	511
Offices compatible—Clerk or deputy in office of County Auditor—Deputy Sealer of Weights and Measures.....	1478
Petition and bond filed with County Auditor under Section 6447 G. C.—Auditor must give notices required by Sections 6448 to 6451 G. C.	372
Prosecuting Attorney—When an allowance under provisions of Section 3004 G. C. may be expended in employment of person to procure evidence against violators of the law regulating speed of motor vehicles	1453
Roads and Highways—Money must be in treasury before improvement is started—By provision of Section 1218 G. C. certificate of County Auditor must cover entire amount assumed by county, including shares of county, township and abutting property owners—Section 5660 G. C. applicable—Bonds must be sold before County Commissioners can make agreement.....	1809
Schools—	
Compensation of district superintendent—Erroneous certification by county Board of Education—How error corrected—Erroneous apportionment by County Auditor—How same may be corrected upon proper certification being made.....	1964
No power in appointing authority to increase compensation of district superintendent during term for which he was elected after appointment has been accepted by person so elected—When certificate once made to County Auditor no subsequent certification may be made for that year.....	1855
Section 5660 G. C. applicable to contract for erection of new court house—Bonds must be sold and in process of delivery—Bonds for erection of court house must be offered to Industrial Commission before advertising said bonds for sale.....	369

	Page
COUNTY AUDITOR—Concluded—	
State Highway Commissioner—Contract between State and the Yount and Jackson Company—Without authority in law under facts submitted	602
Tax Commission—	
Circular letter to County Board of Revision disapproved in certain particulars—Suggestions offered	910
District Board of Complaints—What appeals may or may not be heard by the Tax Commission—Board of Complaints of Lucas County	491
May not extend time for completion of work of County Board of Revision at its June session beyond first Monday in August of said year—Authority conferred by Section 5613 G. C. limited to years in which an original appraisalment has been made.....	1012
Taxes and Taxation—	
Approval of partial list of instructions to County Auditors interpreting provisions of Parrett-Whittemore Law.....	115
Land purchased at forfeited land sale—Not in existence—Purchaser entitled to refund under Section 2589 G. C.....	766
Philippine government registered bonds—Not taxable in Ohio.....	1968
Where by terms of will a person becomes seized of life estate in real property—How title can be transferred on tax duplicate from name of testator to life tenant.....	1714
COUNTY BOARD OF AGRICULTURE—	
Board of Agriculture of Shelby County—When candidates for such offices are authorized to be nominated and elected—No election this year	1125
COUNTY BOARD OF EDUCATION—	
See Board of Education—Schools—Superintendent of Public Instruction. Board of Education—	
Boards of adjoining county school districts may not act under authority of Section 4696 G. C., 106 O. L. 397, on petition to transfer territory from a rural school district in one of said county school districts to a local district in said adjoining county school district, <i>after</i> proceedings have been commenced to centralize schools in said rural school district—Madison County.....	343
Bonds issued under Section 4692 G. C. do not become an “indebtedness” of a school district until said bonds are actually sold and in process of delivery.....	847
Transfer of territory—Remonstrance filed—Whether or not same was filed within thirty-day limitation provided by Section 4692 G. C., 106 O. L. 397.....	787
Board of Education of rural school district—Funds may not be expended in acquiring “right of way” through private property for use of pupils who are required to be transported.....	930
Citations of statutes relating to receipts and expenditures by said board as prepared by bureau, approved.....	397
County Children’s Home—School of such institution not under supervision of County Board of Education unless requested by Board of Trustees of Orphans’ Asylum, otherwise control of school is in Board of Trustees—Public school.....	816

COUNTY BOARD OF EDUCATION—Continued—	Page
County and District Superintendents of Schools—Who are eligible under Sections 4744-4 G. C. and 4744-5 G. C. to serve as such superintendents	834
District Superintendent—Frequency of filing reports under Section 4740 G. C., 106 O. L. 439, left to discretion of County Superintendent—Duty of Board of Education to withhold pay of superintendent who fails to file required reports.....	1981
Filing of remonstrance against transfer of territory under Section 4692 G. C., 106 O. L. 397—When names may be withdrawn from remonstrance—When transfer legally effected.....	582
How members are to be elected—Serve until successors elected and qualified	270
How members are to be elected—What constitutes "a vote of majority members present"—Member serves until successor elected and qualified—When County Superintendent refuses to call meeting, majority of several presidents of various village and rural school districts may call meeting.....	696
May not dismiss District Superintendent upon charges specified by statute—Presidents of Boards of Education of several rural and village school districts have authority.....	1127
Municipal corporation—Annexation of territory from one or more townships to a city—How funds and indebtedness of said township are to be apportioned—How funds and indebtedness of school districts are to be apportioned in such case—City of Akron.....	918
Question of centralization of schools and issuance of bonds to purchase site and erect school building, submitted to electors of rural school district—Cannot transfer territory to another district for period of three years.....	1467
Schools—	
Compensation of District Superintendent—Erroneous certification by County Board of Education—How error corrected—Erroneous apportionment by County Auditor—How same may be corrected upon proper certification being made.....	1964
Method of measuring distance pupils live from nearest school—Section 7731 G. C., 104 O. L. 133.....	1397
Minimum limitation on number of teachers employed in supervision district—Section 4738 G. C. has no application to separate supervisions continued under Section 4740 G. C.—Same application as to sections as amended in 106 O. L.—County Board of Education without authority to transfer territory from separate district continued under Section 4740 G. C. then or now.....	1499
No power in appointing authority to increase compensation of District Superintendent during term for which he was elected after appointment has been accepted by person so elected—When certificate once made to County Auditor no subsequent certification may be made for that year.....	1855
Transfer of territory—Board may transfer to an exempted village school district—See Section 4696 G. C., 106 O. L. 396—Transfer pursuant to Section 4692 G. C., 106 O. L. 396—Duty of board to which territory is transferred to levy taxes to pay indebtedness so apportioned to it.....	1005

COUNTY BOARD OF EDUCATION—Concluded—	Page
Transfer of territory from local district to another within same county district—Section 4692 G. C. governs—Transfer of territory from one county to another county—Section 4696 G. C. governs-----	399
Territory may not be transferred to an adjoining county district after proceedings to centralize schools of rural school districts have been commenced -----	557
When board can employ attorneys to represent it-----	915
Where judgment rendered against board—Liable for costs including witness fees—How collected-----	1637
Where, prior to August 27, 1915, number of teachers employed in any supervision district reduced below twenty, such supervision district thereby abolished—If board acted pursuant to Sections 4692, 4736 or 4738 G. C., 106 O. L. 396, reduced number of teachers below thirty, district abolished—When position of District Superintendent is abolished for above reasons—Question of territory also considered -----	1197
 COUNTY BOARD OF REVISION—	
County Commissioners—May allow contingent expenses of employes of taxing department of County Auditor's office and County Board of Revision—What is meant by contingent expenses under provisions of Section 5585 G. C., 106 O. L. 256—Car fare, automobile hire, etc. -----	623
Increase of property valuation—Notice necessary to property owners—Where County Auditor neglected or was unable to give notice in time required—Tax Commission may extend time for completion of work of County Board of Revision so as to give opportunity to file complaints-----	1565
Interpretation of Parrett-Whittemore law providing for listing and valuation of property for purposes of taxation—Annual appraisal of real estate not required unless ordered by Tax Commission—Reassessment of real property ordered by Tax Commission—Authority vested in County Auditor to determine who shall perform such duty—County Auditor without authority to originate or change any assessment of real property—Assessors begin appraising real property on second Monday in April—"Unit or tentative" values of real property not permitted—Powers and duties of County Boards of Revision at its June and August sessions—Powers conferred upon County Auditor by Section 5401 G. C. may be exercised before or after completion of tax list -----	32
Offices incompatible—Member of County Board of Revision—Trustee of Ohio Soldiers' and Sailors' Orphans' Home, Xenia, Ohio-----	553
Tax Commission—	
Authority under Parrett-Whittemore law—Has power to direct County Board of Revision to organize prior to second Monday in June, 1916—Said board can <i>only</i> pass upon unfinished business of District Board of Complaints—What complaints can and cannot be passed upon by County Board of Revision at subsequent sessions -----	145
Circular letter to County Board of Revision disapproved in certain particulars—Suggestions offered-----	910

COUNTY BOARD OF REVISION—Concluded—	
Tax Commission—Concluded—	Page
May not extend time for completion of work of County Board of Revision at its June session beyond first Monday in August of said year—Authority conferred by Section 5613 G. C. limited to years in which an original appraisalment has been made.....	1012
Taxes and Taxation—	
Approval of partial list of instructions to County Auditors interpreting provisions of Parrett-Whittemore law.....	115
County Board of Revision—No authority for payment of fee to witnesses called by such board—Board of Education of school district may contract with board of another district for admission of its pupils—Board may assign such pupils to attend school—Compulsory education laws—When pupils subject thereto.....	1471
COUNTY BOARD OF SCHOOL EXAMINERS—	
Board of Education—Authorization to re-establish suspended school—Must find twelve or more pupils qualified who are enrolled in attendance at some school.....	1487
Members of such board are not “county officers,” and said board is not “county board” within meaning of Section 2917 G. C., and prosecuting attorney is not required to act as legal adviser of said board	983
Schools—City superintendent as county school examiner entitled to compensation for conducting investigations—Sections 7827 and 7828 G. C. interpreted.....	1129
Terms of such members—Those eligible to appointment as members of such board	1423
When board is required to grant an applicant a one-year certificate who has not had previous teaching experience.....	561
Witnesses—Authority to issue subpoenas—Fees of witnesses—Necessary expenses of sending for witnesses—How paid—Board may revoke a five-year certificate.....	1728
COUNTY BUDGET COMMISSION—	
Board of Education—Bonds issued pursuant to Section 7625 G. C. for construction of school building—Tax levy certified to County Budget Commission after electors had voted favorably for bond issue—Where Budget Commission had completed work and certified its findings to County Auditor, <i>if levy within fifteen mill limitation</i> , said Budget Commission may certify same to County Auditor—Duty of County Auditor to determine tax rate necessary to produce amount needed.....	1699
Prosecuting Attorney—When said officer may accept employment from council of village—Limitations of statutes as to such employment discussed—Village counsel	1919
COUNTY CHILDREN’S HOME—	
Children’s Home—	
Children of divorced women—Cannot secure legal settlement until twelve months have elapsed from date of decree—Children not eligible to be received in children’s home in county of residence of mother until such time has elapsed.....	1591
Trustees of such home without authority to transfer to other institutions, children committed to their care by Juvenile Court except upon order of such court.....	1296

COUNTY CHILDREN'S HOME—Concluded—

	Page
Children's Home—Concluded—	
Where trustees request admission of pupils to common schools— Board of Education of district obliged to admit such pupils— County Commissioners pay tuition—When new building required and fund not available—Board of Education must borrow money for purpose of erecting school building-----	1285
Contract for electric current made by Ohio Light and Power Company with County Commissioners is legal—Knox County-----	1752
Destroyed by flood of 1913—Real estate disposed of—Abandonment com- plete—May now proceed under Section 3077 G. C. to establish a home -----	1233
Refusal of Board of State Charities to renew certificate—County Auditor not prohibited from issuing warrants for support of home for bills contracted subsequent to revoking certificate-----	573
School of such institution not under supervision of County Board of Education unless requested by Board of Trustees of Orphans' Asylum, otherwise control of school is in Board of Trustees— Public school -----	816
When commissioners may sell real estate—Tract may be subdivided into lots by commissioners before sale—City of Portsmouth-----	754
Without authority to extend aid to children in their own homes rather than in county children's homes-----	713

COUNTY COMMISSIONERS—

See Prosecuting Attorney—Bureau of Inspection and Supervision of Public Offices.	
Agricultural extension fund—Moneys received by State Treasurer from counties and federal government for above purpose not payable into state treasury—It is a trust fund-----	570
And Township Trustees—No statutory provision in purchasing culvert pipe and road machinery to let contracts for same by competitive bidding -----	523
Antitoxin—When County Commissioners may pay for antitoxin procured by physician for indigent person-----	711
Approval, sale of certain canal lands in Union Township, Ross County, to County Commissioners-----	1292
Attorney's fees allowed by court under provisions of Section 2923 G. C., 106 O. L. 105, final—When properly certified Auditor may issue warrant—Allowance not required by County Commissioners----	824
Automobile for County Infirmary—County Commissioners may purchase oil, gasoline and tires for automobile furnished by Superintend- ent of County Infirmary—Such service may be required in fixing Superintendent's compensation-----	1800
Banks and Banking—	
Deposits in form of checks—When made by County Treasurer in County depository—How interest is to be computed—"Daily bal- ances" -----	666
Depository of county funds—May designate another bank or trust company as its agent—Original depository and its surety still re- sponsible for safe keeping of such funds-----	62
Blind relief—One need not be totally blind to render him eligible—Ques- tion as to whether such person would become public charge— Section 2965 G. C.-----	521

COUNTY COMMISSIONERS—Continued—	Page
Board of Agriculture of Ohio—Without authority to enter into contract with County Commissioners to pay portion of cost and expense of ditch improvement—State serum farm.....	1684
Board of Deputy State Supervisors and Inspectors of Elections—When night watchman can be employed—Paid from County Treasurer	1644
Board of Health—Transportation and maintenance of leper—City of Norwalk is authorized to provide necessary funds.....	827
Board of State Charities—Tubercular patients at state sanatorium or tuberculosis hospital, city or county—When County Commissioners are liable for support of such patients at either of above institutions—Authority of Board of State Charities with respect to state sanatorium	393
Bond issue, Flood Emergency Act, 103 O. L. 141—County Commissioners have continuing authority to issue bonds and notes to provide funds to repair, replace or reconstruct public property or ways, injured or destroyed in manner and at time described in said Section 1 of said Flood Emergency Act.....	1058
Bonds issued for road construction prior to going into effect of Cass Highway Law—Roads improved by Garrett and Thomas Laws, Sections 6926 to 6956 G. C. inclusive—What limitations applicable to tax levies for said purpose—Cass law limitations not applicable	1532
Bonds may be issued for construction of bridges under Section 2434 G. C., 102 O. L. 55.....	488
Bond of County Treasurer—How reduced during term of office.....	1636
Bonds sold under authority of Section 6929 G. C.—Proceeds in county treasury—Commissioners not authorized to advance such proceeds to Township Trustees, even upon agreement to later reimburse county	1634
Bridges and Culverts—	
County commissioners and Township Trustees are authorized to repair and maintain same on township road—When Township Trustees may include plans for construction of a bridge or culvert	298
County Commissioners may borrow money under Section 2434 G. C. to construct and repair same—Condemnation of important bridge	1182
When contract for bridge is required to be let at competitive bidding and is so let—No authority for changing plans after contract is awarded	1504
Bridges—Duty of County Commissioners to repair bridges built by them on county roads in cities and villages—Both County Commissioners and municipal corporations liable for injuries when such bridges become defective and dangerous.....	1167
Building Commission—Salary—Sections 2343 to 2366 G. C. applicable to Commission—County Commissioners approve plans and Prosecuting Attorney approves contracts—How inmates are to be cared for when Infirmary destroyed.....	216
Candidates—Fee required by Section 4970-1 G. C., 106 O. L. 548, may be computed only upon salary of office fixed by law and not upon any fees to which incumbent may be entitled.....	925
Case of Commissioners v. Swanson, Court of Appeals, Tuscarawas County—Prosecutor should endeavor to have same reviewed by Supreme Court.....	1525

COUNTY COMMISSIONERS—Continued.

	Page
Cass Highway Law—	
County Commissioners authorize employment of necessary men for county road repair work by County Highway Superintendent and fix their compensation—Selection of individuals is with County Highway Superintendent.....	458
Discussion of tax levying sections Whether or not interior limitations and ten and fifteen mill limitations apply to tax levies authorized to be made by Township Trustees and County Commissioners—Taxable property that is and is not subject to levies authorized for township and county road purposes—General discussion of tax levying powers and limitations under provisions of Cass Highway Law.....	541
Interpretation of Section 7199 G. C. as to giving of notice for letting of contracts for improving and manitenance of roads or letting of bridge contracts—Sections of General Code repealed by implication by reason of enactment of above section—In advertising sale of county road bonds Section 6929 G. C., 106 O. L. 603, governs—Sections 2343, 2344 and 2345 G. C. are not repealed by Cass Highway Law.....	838
Roads and highways—No authority to assess against abutting property owners any portion of cost in excess of ten per cent., exclusive of bridges and culverts—See Opinion No. 1148, January 5, 1916, Opinions of Attorney-General for 1915.....	56
Ten per cent. assessment directed to be levied upon property <i>abutting</i> on improvement—When entire expense of repair of a macadamized road constructed by Township Trustees may be paid by County Commissioners.....	309
Clerk of Courts—	
Where fines collected were paid into general county fund—Should have been paid to Law Library Association—County Commissioners may allow claim.....	1331
Who shall procure supplies and pay bills for such offices—Interpretation of Section 2872 G. C.....	733
Clerk hire for county officers—County Commissioners fix aggregate sum for each officer—Cannot subsequently increase—When Common Pleas Judge can make allowance—Limitation as to expenditure for any year—Sections 2979, 2980 and 2980-1 G. C. construed....	1837
Commissioners of road district organized under old section 7095 G. C.—When authorized to sell road building machinery under Cass Highway Law.....	635
Compensation authorized for joint county ditch work—Limitations—Duties may be imposed although maximum compensation for year has been received.....	1118
Compensation of Building Commission for new court house—Also architects and other employes—From what fund paid—When expenses of said Commission are paid from general county fund and when from building fund.....	360
County Agricultural Society—County Commissioners cannot submit question of bond issue to electors under Section 9904 G. C. unless Section 9901 G. C. is complied with— <i>New site</i> must be selected for said purpose and notice must be given to Commissioners.....	1611

COUNTY COMMISSIONERS—Continued—	Page
County Auditor—Petition and bond filed with County Auditor under Section 6447 G. C.—Auditor must give notices required by Sections 6448 to 6451 G. C.-----	372
County Auditor's certificate required by Section 5660 G. C. must be made as to all that part of cost of road improvement which under Section 1218 G. C. is assumed by county including shares of township and abutting property owners—Certificate required as to full amount -----	1189
County Auditor's certificate required by Section 5660 G. C.—Levies made under Section 7419 G. C. may issue as soon as such levies are placed on duplicate and are in process of collection—When such levies are on duplicate and in process of collection-----	1192
County Board of Education—Citations of statutes relating to receipts and expenditures by said board as prepared by Bureau, approved-----	397
County Children's Home—	
Contract for electric current made by Ohio Light and Power Company with County Commissioners is legal—Knox County-----	1752
Destroyed by flood of 1913—Real estate disposed of—Abandonment complete—May now proceed under Section 3077 G. C. to establish a home-----	1233
When Commissioners may sell real estate—Tract may be subdivided into lots by Commissioners before sale—City of Portsmouth-----	754
Where Trustees request admission of pupils to common schools—Board of Education of district obliged to admit such pupils—County Commissioners pay tuition—When new building required and fund not available—Board of Education must borrow money for purpose of erecting school building-----	1285
County Detention Home—Construction of Sections 2434 and 5638 G. C.—Purchase of land and erection of such home—Section 1670 G. C. confers no authority on County Commissioners to construct or erect detention home—Maintenance of such home authorized by Section 1671 G. C.—County Commissioners appoint persons necessary to care for children therein where counties have population less than forty thousand-----	1623
County jail—Discharge of prisoners when committed to jail in default of payment of fine and costs-----	1979
County Surveyor—Vacancy—How office shall be filled for unexpired term	873
County Treasurer—Court costs—For collection of personal taxes when judgment secured and execution is issued, but no property found—Allowance must be made by County Commissioners to pay such costs -----	342
Disapproval, leases of canal lands to Commissioners of Lucas County and Mrs. Louise C. Hartman, Logan, Ohio-----	690
Ditches—County Commissioners have jurisdiction under Section 6443 G. C. even if ditch is located in more than one township-----	1075
Ditch maps—County Commissioners are not authorized to contract with County Surveyor for making same-----	1922
Duty of Allen County Commissioners to maintain Main street bridge across Ottawa river in city of Lima and replace it when necessary	432
Duty to provide temporary offices for county officials during erection of new court house—Liability in case records are stolen or destroyed	671

COUNTY COMMISSIONERS—Continued—	Page
Expenses incurred in arrest and return of person charged with felony who has fled from state—State liable for expenses only when requisition has been properly made for such prisoner-----	658
Fees for county ditches—Only limitation \$300.00—See Opinion No. 1743, June 29, 1916-----	1941
Fines collected for violations of Section 1261-63 G. C. are required to be paid into county treasury—When County Commissioners may allow fees to officers named in Section 3017 G. C., although fines are payable into municipal treasury—Balance of fine and costs payable to magistrate when accused desires to be discharged from jail after commitment for nonpayment of same-----	617
Forms of application for state aid on highways within villages-----	384
Form of primary ballot for nomination of candidates for County Commissioner to fill an unexpired term-----	978
Fund created prior to going into effect of Cass Highway Law for "pike repair"—May be used for repair of county roads or intercounty highway improvement-----	183
Humane Officer—Appointed for "the ensuing year"—How long such officer is entitled to receive compensation-----	946
Jail or turnkey fees allowed by Section 2845 G. C. must be paid by Sheriff into his fee fund—How paid in cases where state fails to convict—When Sheriff may be paid such fees-----	224
Joint County Ditches—	
Civil Engineer appointed by Governor—Duties—Compensation, how paid—No authority for Engineer to employ assistants—Section 6537 G. C., 103 O. L. 836, construed-----	533
Costs, how paid—County Auditor's costs for making and serving notices in such cases—Section 6449 G. C., 106 O. L. 135, governs Interpretation of Section 6536 G. C., 103 O. L. 836—Proceedings necessary—When Board of County Commissioners act jointly and separately-----	958 1163
Joint County Road Improvement—	
Procedure to be followed under Section 6930 G. C.—How cost and expense to be paid-----	594
Proportions of expenses payable by each county must be raised by same method in each county—Joint board not limited in its power to contract with various Boards of Township Trustees—May or may not contract with boards interested-----	1925
Judge of Court of Insolvency—No authority for county to pay court costs incurred by such judge in defending himself in suit for writ of prohibition-----	1502
Lien statutes, Sections 8312, 8313, 8314 G. C. applicable only to private contracts—See Sections 6947 and 3298-4 G. C. Cass Highway Law for road improvement contracts-----	139
Limited in contracts for medical and surgical treatment and hospital service to persons who are proper county charges—Levy authorized by Section 3138-2 G. C.—How contracts with hospitals under Section 2502 G. C. are limited-----	237
May allow contingent expenses of employes of taxing department of County Auditor's office and County Board of Revision—What is meant by contingent expenses under provisions of Section 5585 G. C., 106 O. L. 256—Car fare, automobile hire, etc-----	623

COUNTY COMMISSIONERS—Continued—	Page
May contract for supplying County Infirmary with electric light—No public utility may enter into such contract at rate in excess of that shown by its schedule filed with Public Utilities Commission of Ohio	1187
May issue bonds for repair of bridges without vote of electors provided expenditure is within limitation prescribed by Section 2638 G. C.—See also Section 5649-1 G. C. for its limitations.....	1792
May not borrow money to pay fixed expenses anticipating exhaustion of appropriation for general county fund—Salaries of County Surveyor and assistants.....	169
May not receive more than \$300.00 for joint or single ditch work—See Opinion No. 1743 under date of June 29, 1916.....	1230
May vacate part of an intercounty highway when a new right of way for part changed has been provided and new part of highway has been constructed.....	316
Morrow County Commissioners—Two petitions presented at different times for same road improvement—Not authorized to proceed under facts submitted.....	734
Municipal Corporation—	
Annexation of territory from one or more townships to a city—How funds and indebtedness of said township are to be apportioned—How funds and indebtedness of school district are to be apportioned in such case—City of Akron.....	918
Not entitled to part of county bridge fund—County Commissioners—Not authorized to expend county funds upon bridges within municipalities unless such bridges are on state or county roads.....	828
Plats of lands and streets outside of such municipal corporation—Absence of acceptance by public authorities—Not required to improve or repair such streets.....	1018
Section 4564 G. C. requires that where a municipal corporation owns its workhouse and prison, imprisonment for violation of ordinances shall be in said workhouse or prison.....	1044
Navigable rivers—Definition—Little Miami River.....	1711
Newspaper—Advertisements deemed by public officers to be of general interest to taxpayers under Section 6252 G. C. are to be paid for at rate fixed in Section 6251 G. C.....	511
No authority for payment of expenses of Commissioners in proceedings for joint county ditches.....	450
Not authorized to appoint County Surveyor to make plans for sewer improvement	1790
Not authorized to expend county funds upon bridges within municipalities unless such bridges are on state or county roads—See Sections 2421 and 7557 G. C.....	1152
Of Paulding County—Application for intercounty highway funds, approved	311
Offices compatible—Clerk or deputy in office of County Auditor—Deputy Sealer of Weights and Measures.....	1478
Proceedings of joint boards of Hancock and Hardin Counties for road improvement, invalid—Effect of Cass Highway Law on prior proceedings	448

COUNTY COMMISSIONERS—Continued.

	Page
Prosecuting Attorney—	
Son of such officer not legally disqualified for employment under Section 2412 G. C. to assist Prosecutor.....	1294
When said officer may accept employment from Council of village—Limitations of statutes as to such employment discussed—Village counsel.....	1919
Rabies—Person presenting bill to Commissioners must be bitten or injured by an animal afflicted with rabies.....	381
Request made by County Agricultural Society for levy—Commissioners determine amount—Mandatory to levy tax to produce said amount	1174
Required to construct and keep in repair all necessary bridges on all state and county roads where such bridges are located within or without a municipal corporation—Municipal corporation may construct same	730
Roads and Highways—	
Answers to nineteen questions construing provisions of Cass Highway Law	882
Application for state aid within and without a village—Subsequent procedure for improvement outside of a village.....	483
Cass Highway Law does not authorize County Commissioners to appropriate property for sole purpose of widening main market road—Interpretation of statutes authorizing appropriation of land for elimination of railway grade crossings—Effect of Cass Highway Law upon such proceedings—Bond provision for county's share of cost discussed.....	1239
Cass Highway Law—Levies for road purposes upon taxable property of township, distinguished.....	1659
Chief Highway Engineer not authorized to certify to County Commissioners and Township Trustees his apportionment of cost of an improvement until same is completed.....	1764
Collection of assessments made by County Commissioners for construction of road under certain provisions of Cass Highway Law may not be anticipated by issue short term notes or certificates of indebtedness—Bonds required to be issued.....	1232
Construction of retaining wall for purpose of protecting roadway—How cost can be paid—See Sections 6926, 6927 and 6929 G. C.	756
County Commissioners authorized to issue bonds for road improvement purposes—Ten-year limitation—No authority for electors to vote on proposition—How to determine maximum amount of bonds that may be issued for such purposes.....	626
County Commissioners are authorized to vacate roads by provisions of Cass Highway Law—Procedure to be followed—Liability of petitioners	1430
County Commissioners' duty to acquire right of way for temporary highway—State Highway Commissioner must procure right of way for permanent improvement when he is proceeding without co-operation of local authorities—Forms of deed and statement to Probate Judge in such cases.....	779
County Commissioners not authorized to issue bonds under Section 6929 G. C. until preliminary steps outlined in preceding sections have been taken.....	1141

COUNTY COMMISSIONERS—Continued.

Roads and Highways—Continued—

	Page.
County Commissioners without authority to compel traction company to pay part of cost of paving a road running through a village—Plans adopted then altered should be approved by Village Council and notice again given—Northern Ohio Traction & Light Company—Village of New Berlin.....	1258
County Highway Superintendent—Actual and necessary expenses incident to maintenance and operation of an automobile used exclusively by such Superintendent in his official business may be allowed by County Commissioners—Distinction between expenses for public and private purposes—How apportioned.....	11
Eight-Hour Law—Extraordinary emergencies—Road work prosecuted only during summer months—Inconvenience to public—Such reasons do not constitute “emergency” within meaning of Section 17-1 G. C.	1530
Forms for ordinances where State Highway Commissioner extends road improvement through village and co-operates directly with village	1046
Form of notice to be given under Section 7204 G. C.—Method of serving same—Encroachment by Ohio Electric Railway Company on National Road—See Opinion No. 1888, August 31, 1916.....	1629
How compensation and expenses of assistants employed under Section 7181 G. C. are to be paid—How assistants, superintendents and inspectors employed under Section 1219 G. C. are to be paid	1160
Improvement extended into or through a village—How cost to be apportioned—An unexpended balance of a bond issue under Section 7004 G. C. now repealed, not available to pay township's share of improvement carried forward by State Highway Department	743
Interpretation of Section 6926 G. C.—Tax levying Sections 6956-1, 3298-1 and 3298-18 G. C. are subject to fifteen mill limitation—Township Trustees may make levies under both Section 3298-1 and 3298-18 G. C.—Different levies—When Township Trustees may submit question of bond issue for road improvement—Particular roads need not be designated in making road levies under Sections 3298-1 and 3298-18 G. C.—Property assessed when road was built may be reassessed for improvement, repair or reconstruction of road under Section 6906 G. C.	537
Milan-Elyria road in Lorain County—Contractors not required to furnish additional material—When supplementary contract may be entered into for such additional material.....	1155
Money must be in treasury before improvement is started—By provision of Section 1218 G. C. certificate of County Auditor must cover entire amount assumed by county, including shares of county, township and abutting property owners—Section 5660 G. C. applicable—Bonds must be sold before County Commissioners can make agreement.....	1809
New right of way—County Commissioners may agree with persons as to amount of compensation and damages they are entitled to receive because their property right in land is taken regardless of whether such interest is held by lease or reversion.....	1399

COUNTY COMMISSIONERS—Continued.

Roads and Highways—Concluded—

Page.

No authority for assessing twenty-five per cent of cost of road improvement on property located within one mile thereof—When two Boards of Township Trustees are authorized to make joint application for state aid on intercounty highway—Only on county or township line road—Bonds can be issued only by County Commissioners for co-operation with state for intercounty highway—Tax levies are made by Township Trustees where township co-operates with state.....	1678
No provision for two or more townships to co-operate for a road improvement unless County Commissioners take jurisdiction and pay part of cost.....	578
Notices required by Sections 6912 and 6922 G. C.—What such notices should contain.....	579
Obstruction in public highways—Who shall remove said obstructions—County Commissioners may proceed to widen highway although franchise has been granted for electric railway upon such public highway	934
Perpendicular wash bank more than eight feet in height—Duty of guard rail protection rests upon County Commissioners—Section 7563 G. C. construed.....	1462
Proceedings for a road improvement started under Section 6903 G. C. before its repeal by Cass Highway Law—Road should be completed under former section—Bonds issued under Cass Highway Law, Section 6929 G. C.—How levies should be made.....	129
Right to compel railway tracks to be moved—Obstructions in highways—Procedure—What notice to railroad company should contain	1484
Road improved under agreement between County Commissioners and Township Trustees—Bonds should be issued by County Commissioners under authority of Section 6929 G. C.....	407
Tax levy in 1915 on grand duplicate of county—Proceeds available for expenditure after taking effect of Cass Highway Law for paying county's share of improving or repairing roads under Chapter VI of said law—Bonds—Sufficient if levy made to cover any deficiency when bonds issued solely in anticipation of collection of special assessments—Need not levy for entire amount of bond issue, only deficiency.....	1522
Township Highway Superintendent—Duty of dragging all graveled and unimproved roads rests primarily with such township official	475
When County Highway Superintendent repairs road by force account—May contract for materials upon basis of number of tons hauled	1231
Where Commissioners of road district let contract for purchase of stone prior to going into effect of Cass Highway Law—May contract after law becomes effective for hauling of stone where property owners have performed their part of an agreement to improve the roads.....	1025
Road, lane or outlet established by Section 6887 G. C.—Not public highways—Public authorities not authorized to construct or repair such roads.....	1022

COUNTY COMMISSIONERS—Continued—		Page
Rodmen and axemen on county road work—No authority for such employment by County Surveyor as such—May employ assistants, see Section 7181 G. C.—Rodmen and axemen may be employed in ditch construction.....		1865
Sections 2352 and 2353 G. C. construed—Provision for giving fifteen days' notice when estimated cost of contract does not exceed one thousand dollars, directory—If Commissioners determine to give fifteen days' notice same may be given by posting, only.....		1415
Section 2416 G. C. does not authorize sale of costs and fees certified by Clerk of Courts as due county under salary act.....		1807
Section 5649-3d G. C. generally speaking renders Section 2571 G. C. inoperative—Transfer of funds under Sections 2296 and 2297 G. C.—When such appropriation is available in view of limitation fixed by Sections 5649-3a and 5649-3d G. C.—Illegal transfer, how corrected—Where County Auditor failed to charge back election expenses due from political subdivisions—May proceed under Section 2571 G. C. to reimburse fund—Commissioners may borrow money to pay for county charges in Institution for Feeble Minded—May not borrow for overdraft under authority of Section 5656 G. C.—Commissioners may not borrow money under said section to pay for labor on roads—County has continuing authority to issue bonds and notes—Flood Emergency Act for purposes mentioned in Section 3 of said act.....		1065
Section 5660 G. C. applicable to contract for erection of new court house—Bonds must be sold and in process of delivery—Bonds for erection of court house must be offered to Industrial Commission before advertising said bonds for sale.....		369
Sheriff—Compensation for feeding prisoners employed upon highway work—Claim submitted, disapproved.....		1973
State Highway Commissioner—		
Authority to appropriate land over railroad tracks—State Commissioner should not exercise authority—No machinery for such officer to enforce contribution by railway company.....		1248
Contract between state and the Yount & Jackson Company—Without authority in law under facts submitted.....		602
Contracts made by such officer are not required to be approved by County Commissioners although county co-operates in making improvement.....		1097
If he improves intercounty highway or main market road without co-operation of County Commissioners or Township Trustees, cost of land necessary for new right of way, paid by state.....		435
Main market road and intercounty highway funds—How disbursed—Former cannot be paid to county and disbursed by it—Section 1203 G. C. governs intercounty highway funds.....		376
May use both intercounty and main market road funds in co-operation with County Commissioners when highway has been designated as an intercounty highway and main market road.....		474
State and Municipal Civil Service Commissions—Authority to procure attendance of witnesses is conferred on Commission—How such witnesses are to be paid—Fees not payable in advance.....		701
Superintendent of Armory—Salary—When temporarily absent in military service and others perform work—County Commissioners may waive rights to claim personal services of said Superintendent..		1395

COUNTY COMMISSIONERS—Concluded—	Page
Taxes and taxation—Limitation of two-tenths of one mill in Section 5643 G. C. does not apply to interest and sinking fund levies—Applies to special taxes which may be levied in any one year for purpose of building or repairing bridges—Tax limited to single levy—Bonds payable when tax collected.....	1352
Tax maps—County Commissioners not authorized to employ person other than County Surveyor for purpose of <i>correcting</i> and <i>keeping up to date</i> an existing set of tax maps of county—See Opinion No. 844 rendered September 20, 1915, as to who can <i>make</i> tax maps..	943
Their decision granting or refusing to grant prayer of petition asking for reconstruction or repair of public road is not reviewable on appeal	1023
Township Trustees—Without authority at present time to submit to electors of township bond issue for road purposes—When such question may be submitted under provisions of Cass Highway Law—Purpose defined—County Commissioners may issue bonds for road repair purposes.....	707
When “emergency” occurs in repair of roads—Levy made under Section 7419 G. C. is not subject to fifteen mill limitation provided by Section 5649-5b G. C.....	1017
When two or more Boards of Township Trustees within same county make application for state aid—How State Highway Commissioner may choose.....	1138
Without authority to extend aid to children in their own homes rather than in County Children’s Homes.....	713

COUNTY CORONER—
See Coroner.

COUNTY DETENTION HOME—

Construction of Sections 2434 and 5638 G. C.—Purchase of land and erection of such home—Section 1670 G. C. confers no authority on County Commissioners to construct or erect Detention Home—Maintenance of such home authorized by Section 1671 G. C.—County Commissioners appoint persons necessary to care for children therein where counties have population less than forty thousand	1623
--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

COUNTY DITCHES—

See also Joint County Ditches.	
County Commissioners—	
Fees for county ditches—Only limitation \$300.00—See Opinion No. 1743, June 29, 1916.....	1941
No authority for payment of expenses of Commissioners in proceedings for joint county ditches.....	450
May not receive more than \$300.00 for joint or single ditch work—See Opinion No. 1743 under date of June 29, 1916.....	1230
Rodmen and axemen on county road work—No authority for such employment by County Surveyor as such—May employ assistants, see Section 7181 G. C.—Rodmen and axemen may be employed in ditch construction.....	1865

COUNTY FUNDS—	Page
Banks and banking—Depository of county funds—May designate another bank or trust company as its agent—Original depository and its surety still responsible for safe keeping of such funds.....	62
COUNTY HIGHWAY SUPERINTENDENT—	
See Roads and Highways—Cass Highway Law—County Surveyor.	
Bridges and culverts—When contract for bridge is required to be let at competitive bidding and is so let—No authority for changing plans after contract is awarded.....	1504
Cass Highway Law—	
County Commissioners authorize employment of necessary men for county road repair work by County Highway Superintendent and fix their compensation—Selection of individuals is with County Highway Superintendent.....	458
Expenses of such officer to be paid from general county fund when same are incurred in performance of his duties with respect to roads and bridges.....	78
Interpretation of Section 7199 G. C. as to giving of notice for letting of contracts for improving and maintenance of roads or letting of bridge contracts—Sections of General Code repealed by implication by reason of enactment of above section—In advertising sale of county road bonds Section 6929 G. C., 106 O. L. 603, governs—Sections 2343, 2344 and 2345 G. C. are not repealed by Cass Highway Law.....	838
What township officers should attend meeting provided by Section 7169 G. C.—Township Clerks should not attend—How expenses and per diem of township officers are to be paid.....	228
Roads and Highways—	
Answers to nineteen questions construing provisions of Cass Highway Law.....	882
Compensation and expenses of deputies or assistants of County Highway Superintendent when engaged on township road work—How paid—Under Cass Highway Law, contracts involving more than \$200.00 must be in writing—Others should be—Plans and specifications must be prepared by County Highway Superintendent when cost of road, bridge or culvert exceeds \$200.00.....	134
County Commissioners—Not authorized to issue bonds under Section 6929 G. C. until preliminary steps outlined in preceding sections have been taken.....	1141
Actual and necessary expenses incident to maintenance and operation of an automobile used exclusively by such Superintendent in his official business may be allowed by County Commissioners—Distinction between expenses for public and private purposes—How apportioned	11
Appointment of assistants, superintendents and inspectors for state work—Employed by County Highway Superintendent with approval of Chief Highway Engineer—When State Highway Commissioner appoints under Section 1182 G. C.—Road oiling machines	750
His expenses and compensation to be paid from general county fund	457

COUNTY HIGHWAYS SUPERINTENDENT—Concluded—

	Page.
Roads and Highways Concluded—	
Expenses of assistants appointed under Section 1219 G. C. engaged in making surveys and plans—How apportioned—Expenses of assistants, superintendents and inspectors appointed by provisions of above section engaged in work of supervision and inspection—How apportioned.....	939
Form of notice to be given under Section 7204 G. C.—Method of serving same—Encroachment by Ohio Electric Railway Company on National Road—See Opinion No. 1888, August 31, 1916.....	1629
How compensation and expenses of assistants employed under Section 7181 G. C. are to be paid—How assistants, superintendents and inspectors employed under Section 1219 G. C. are to be paid..	1160
Obstruction in public highways—Who shall remove said obstructions—County Commissioners may proceed to widen highway although franchise has been granted for electric railway upon such public highway	934
Right to compel railway tracks to be moved—Obstructions in highways—Procedure—What notice to railroad company should contain	1484
Township Trustees—Appointment of Township Highway Superintendent—How removal of such appointee may be accomplished..	606
When County Highway Superintendent repairs road by force account—May contract for materials upon basis of number of tons hauled	1231
Township Trustees—Authorized to purchase pipe for bridges and culverts on township roads—What County Highway Superintendent must approve—Deputy County Surveyor or an employe in County Surveyor's office may lawfully perform service for a municipality—Limitations for such work.....	769
 COUNTY INFIRMARY—	
Adult person of feeble mind—If public charge may be admitted to institution for feeble minded youth—Sections 1901 and 1902 G. C. construed	1460
Automobile for County Infirmary—County Commissioners may purchase oil, gasoline and tires for automobile furnished by Superintendent of County Infirmary—Such service may be required in fixing Superintendent's compensation.....	1800
Building Commission—Salary—Sections 2343 to 2366 G. C. applicable to Commission—County Commissioners approve plans and Prosecuting Attorney approves contracts—How inmates are to be cared for when Infirmary destroyed.....	216
County Commissioners—May contract for supplying County Infirmary with electric light—No public utility may enter into such contract at rate in excess of that shown by its schedule filed with Public Utilities Commission of Ohio.....	1187
Civil Service—Superintendent of County Infirmary—In classified civil service	1257

	Page
COUNTY INFIRMARY—Concluded—	
Infirmary Building Commission—Restrictions under Section 2358 G. C. in making contracts for erection of building—Contract must not exceed estimate of cost of entire building nor on the part of items of contract—No change in bids after they have been opened	747
COUNTY JAIL—	
Cleveland Municipal Charter—Whether or not provisions of charter or state law govern expenditures in Municipal Court—What costs are taxable for publication in legal news—When Notary Public fees are taxable as costs—Discussion of bailiff's authority in sale of property taken on execution—Municipal Judges without authority to commit persons to county jail who have been accused or convicted of violation of city ordinances—Should be committed to city prison.....	1868
Discharge of prisoners when committed to jail in default of payment of fine and costs.....	1979
Fees of Sheriff—Person sentenced by commanding officer of militia to county jail—Fees for committing and discharging defendant in bastardy proceeding—Fees in contempt proceedings—No jail fees where witnesses are committed by Coroner.....	867
Municipal corporation—Section 4564 G. C. requires that where a municipal corporation owns its workhouse and prison, imprisonment for violation of ordinances shall be in said workhouse or prison....	1044
Sheriff—Compensation for feeding prisoners employed upon highway work—Claim submitted, disapproved.....	1973
COUNTY LIQUOR LICENSING BOARD—	
Intoxicating Liquors—	
A license to engage in said business is not subject to levy and sale on execution issued for satisfaction of a judgment against the licensee	423
Partnership duly licensed to conduct saloon may carry on business in whatsoever name or names chosen at place for which license issued—No additional license required—Liebenthal Brothers and Company—National Cordial Company.....	1539
Liquor License Law—Application to social clubs and fraternal organizations—When sale is made by club the transaction constitutes a sale	413
Prosecuting Attorneys—No authority to present exceptions in misdemeanor cases to the Supreme Court—Jurisdiction limited to felony cases.....	559
Saloon license—Publication of notice of sale, mandatory—May be sold at private sale after such publication.....	453
State Liquor Licensing Board—	
Charges filed against County License Commissioner—State board has power to hear charges—Not affected by reason of indictment against such County License Commissioner.....	1781
One employed as counsel for village not public officer—Is not ineligible to appointment as County Liquor Licensing Commissioner..	1651
COLUMBUS MUNICIPAL COURT—	
See Municipal Court of Columbus, Ohio.	

COUNTY OFFICERS—	Page.
Clerk hire for county officers—County Commissioners fix aggregate sum for each officer—Cannot subsequently increase—When Common Pleas Judge can make allowance—Limitation as to expenditure for any year—Sections 2979, 2980 and 2980-1 G. C. construed----	1837
Prosecuting Attorney—When said officer may accept employment from Council of village—Limitations of statutes as to such employment discussed—Village Council-----	1919
COUNTY ORPHANS' HOME—	
Located within municipal corporation entitled to receive water from municipal plant free of charge—See Section 3963 G. C.-----	616
COUNTY RECORDER—	
No fee may be charged by such officer for filing an oil map-----	1045
COUNTY SCHOOL DISTRICT—	
County Board of Education—Transfer of territory from local district to another within same county district—Section 4692 G. C. governs—Transfer of territory from one county to another county—Section 4696 G. C. governs-----	399
COUNTY SUPERINTENDENT—	
County Board of Education—	
Citations of statutes relating to receipts and expenditures by said board as prepared by Bureau, approved-----	397
How members are to be elected—What constitutes “a vote of majority members present”—Member serves until successor elected and qualified—When County Superintendent refuses to call meeting, majority of several presidents of various village and rural school districts may call meeting-----	696
County Board of School Examiners—	
Terms of such members—Those eligible to appointment as members of such board-----	1423
County and District Superintendents of Schools—Who are eligible under Sections 4744-4 G. C. and 4744-5 G. C. to serve as such Superintendents -----	834
Interpretation of Section 4740 G. C.—Amended twice by same Legislature—Effect—The word “Superintendent” defined—“State aid” refers to regular payment by state of part of salary of District Superintendent not to aid to weak school district—District employing part time Superintendent may receive state aid to weak school district-----	1176
Schools—County Superintendent as County School Examiner entitled to compensation for conducting investigations—Sections 7827 and 7828 G. C. interpreted-----	1129
District Superintendent—Frequency of filing reports under Section 4740 G. C., 106 O. L. 439, left to discretion of County Superintendent—Duty of Board of Education to withhold pay of Superintendent who fails to file required reports-----	1981
COUNTY ROAD—	
Only <i>portion</i> of road improved by county assumes character of county road—Otherwise retains its former character-----	456

COUNTY SURVEYOR—

See also County Highway Superintendent.

County Commissioners—	Page.
Joint county ditches—Costs, how paid—County Auditor's costs for making and serving notices in such cases—Section 6449 G. C., 106 O. L. 135, governs.....	958
May not borrow money to pay fixed expenses anticipating exhaustion of appropriation for general county fund—Salaries of County Surveyor and assistants.....	169
Not authorized to appoint County Surveyor to make plans for sewer improvement	1790
Ditch maps—County Commissioners are not authorized to contract with County Surveyor for making same.....	1922
Roads and Highways—	
Notices required by Sections 6912 and 6922 G. C.—What such notices should contain.....	579
Obstruction in public highways—Who shall remove said obstruction—County Commissioners may proceed to widen highway although franchise has been granted for electric railway upon such public highway	934
Provision in specifications for concrete construction on public work for "batch mixer" to be used is reasonable.....	1021
Rodmen and axemen on county road work—No authority for such employment by County Surveyor as such—May employ assistants—See Section 7181 G. C.—Rodmen and axemen may be employed in ditch construction	1865
Tax maps—County Commissioners not authorized to employ person other than County Surveyor for purpose of <i>correcting</i> and <i>keeping up to date</i> an existing set of tax maps of county—See Opinion No. 844 rendered September 20, 1915, as to who can <i>make</i> tax maps..	943
Township Trustees—Authorized to purchase pipe for bridges and culverts on township roads—What County Highway Superintendent must approve—Deputy County Surveyor or an employe in County Surveyor's office may lawfully perform service for a municipality—Limitations for such work.....	769
Vacancy—How office shall be filled for unexpired term.....	873

COUNTY TREASURER—

Banks and Banking—

Deposits in form of checks—When made by County Treasurer in county depository—How interest is to be computed—"Daily balances"	666
Depository of county funds—May designate another bank or trust company as its agent—Original depository and its surety still responsible for safe keeping of such funds.....	62
Clerk hire for county officers—County Commissioners fix aggregate sum for each officer—Cannot subsequently increase—When Common Pleas Judge can make allowance—Limitations as to expenditure for any year—Sections 2979, 2980 and 2980-1 G. C. construed....	1837

COUNTY TREASURER—	Page.
County Auditor's certificate required by Section 5660 G. C.—Levies made under Section 7419 G. C. may issue as soon as such levies are placed on duplicate and are in process of collection—When such levies are on duplicate and in process of collection-----	1192
County Commissioners—Bond of County Treasurer—How reduced during term of office -----	1636
Court costs—For collection of personal taxes when judgment secured and execution is issued, but no property found—Allowance must be made by County Commissioners to pay such costs-----	342
Duplicate payment of taxes—Constitutes trust fund—Suggestions as to how money can be refunded-----	517
Newspaper—Advertisements deemed by public officers to be of general interest to tax payers under Section 6252 G. C. are to be paid for at rate fixed in Section 6251 G. C.-----	511
Prosecuting Attorney—When an allowance under provisions of Section 3004 G. C. may be expended in employment of person to procure evidence against violators of the law regulating speed of motor vehicles -----	1453
Roads and highways—Road Commissioners without authority to enter into contracts after Cass Highway Law became effective—Funds remaining should be applied to indebtedness of road district-----	586
Taxes and taxation—Sections 2746 to 2749 G. C. provide method for collection of taxes in city or village other than county seat—Tax payers may select agent to pay their taxes—City of Lorain-----	452
Where attorney is employed to assist Prosecuting Attorney to bring suit for County Treasurer to collect taxes—Fees not apportionable to various subdivisions entitled to share in such taxes-----	1581
 COUNTY TREASURY—	
Board of Deputy State Supervisors and Inspectors of Elections—When night watchman can be employed—Paid from county treasury--	1644
Common Pleas Judges—	
Additional salary—How paid—Source—See Opinions of Attorney General for year 1915, page 206-----	1667
Payment of \$10.00 per day provided for by Section 2253 G. C. does not include time spent by a judge in going to and returning from county of said assignment-----	955
Commissioners of road district organized under old Section 7095 G. C.—When authorized to sell road building machinery under Cass Highway Law-----	635
County Commissioners—Bonds sold under authority of Section 6929 G. C.—Proceeds in county treasury—Commissioners not authorized to advance such proceeds to Township Trustees, even upon agreement to later reimburse county-----	1634
Fines collected for violations of Sections 1261-63 G. C. are required to be paid into county treasury—When County Commissioners may allow fees to officers named in Section 3017 G. C., although fines are payable into municipal treasury—Balance of fine and costs payable to Magistrate when accused desires to be discharged from jail after commitment for nonpayment of same-----	617

	Page.
COUNTY TREASURY—Concluded—	
Fines imposed by Common Pleas and Probate Courts for violations of any local option laws should be paid into county treasury—When part of such fines are to be turned over to Law Library Associations	52
Fish and game laws—Prosecutions instituted by affidavit of Game Warden—Offense not committed in presence of such warden—Costs cannot be collected from county in case of acquittal or discharge of defendant from custody—Proviso when costs can be collected from county.....	1601
Home Rule Charter Commission—Adoption of charter submitted by such Commission—How expenses of election for above purpose are to be paid—From county treasury.....	703
Independent County Agricultural Society—When entitled to per capita allowance from county treasury—Kinsman Stock and Agricultural Society not entitled to said allowance.....	1448
Jurors—Expenses of meals and lodging—When in trial of any case, if not permitted to separate, such expenses must be paid from county treasury—May not be taxed as costs or assessed against any party to said case.....	1082
Justice of Peace—Speeding of automobiles—When plea of guilty to charge of violating Section 12604 G. C. is made before Justice of Peace he is without jurisdiction to render final judgment—Exception—How fines illegally paid under Section 12604 G. C. can be recovered	1437
Municipal Civil Service Commission—Fees of witnesses subpoenaed by said Commission are payable out of county treasury.....	924
Naturalization fees—Clerk of Courts not authorized to retain such fees—Should be paid into county treasury.....	609
State and Municipal Civil Service Commissions—Authority to procure attendance of witnesses is conferred on commissions—How such witnesses are to be paid—Fees not payable in advance.....	701
Taxes and taxation—Land purchased at forfeited land sale—Not in existence—Purchaser entitled to refund under Section 2589 G. C.---	766
 COUNTY TUBERCULOSIS HOSPITAL—	
Maintenance fund for same cannot be used for any other purpose—Section 2434 G. C. may be invoked for enlarging such hospital.....	716
 COURTS—	
Common Pleas Judge—Assigned by Chief Justice of Supreme Court—Not entitled to compensation for day on which judgment is entered in cause previously heard, unless he <i>actually</i> holds such court on such day.....	1936
Jurors—Expenses of meals and lodging—When in trial of any case, if not permitted to separate, such expenses must be paid from county treasury—May not be taxed as costs or assessed against any party to said case.....	1082

COURTS—Concluded—	Page
Subpoena may issue out of any United States District Court in any criminal case for prisoner in Ohio State Reformatory to appear as witness, when duly served.....	1676
 COURT COSTS—	
County Treasurer—Court costs—For collection of personal taxes when judgment secured and execution is issued, but no property found—Allowance must be made by County Commissioners to pay such costs	342
 COURT OF APPEALS—	
Case of Commissioners v. Swanson, Court of Appeals, Tuscarawas County—Prosecutor should endeavor to have same reviewed by Supreme Court	1525
Interpretation of Section 1529 G. C., 103 O. L., 414—When judge should be paid his expenses in examination and decision of cases heard outside of his district.....	612
Judge of Court of Appeals—How Commission should read—Appellate instead of Judicial.....	1909
Judges—Common Pleas—Court of Appeals—Reimbursement for expenses—Interpretation of Section 2253 G. C.—“Year” as used refers to the official year and not to calendar year—Allowance, personal to judge	143
Times of holding court—Publication of order required by Section 1519 G. C. should be made in accordance with Section 6252 G. C.—Newspaper	1771
 COURT HOUSE—	
County Commissioners—	
Compensation of Building Commission for new court house—Also architects and other employes—From what fund paid—When expenses of said Commission are paid from general county fund and when from building fund.....	360
Duty to provide temporary offices for county officials during erection of new court house—Liability in case records are stolen or destroyed	671
Section 5660 G. C., applicable to contract for erection of new court house—Bonds must be sold and in process of delivery—Bonds for erection of court house must be offered to Industrial Commission before advertising said bonds for sale.....	369
 COWELL, T. R.—	
Approval, certain oil and gas leases to Griffin Producing Company and T. R. Cowell.....	1300
 COWS—	
Ohio Agricultural Experiment Station—Adam-Hatch fund received from federal government for purpose of conducting agricultural experiments—How such fund should be appropriated.....	1262
 CRIMES—	
See also Felonies and Misdemeanors.	

CRIMES AND OFFENSES—	Page.
American flag on handkerchiefs—Manufacture for sale or having same in possession for purpose of sale—Violation of Section 12396 G. C.	1443
Board of Embalming Examiners—When member assumes office—Compensation—When secretary assumes office—Special meetings—Purpose—Prosecutions for violations of embalming laws—Members not compensated for services.....	1464
Fish and game laws—Prosecutions instituted by affidavit of Game Warden—Offense not committed in presence of such Warden—Costs cannot be collected from county in case of acquittal or discharge of defendant from custody—Proviso when costs can be collected from county.....	1601
Forms of documents to be used in extradition from other states of persons charged with crime in this state.....	791
Fugitive from justice—Deposit with clerk of court of ten cents per mile—When fugitive escapes—Contingencies prevented from happening—How deposit may be demanded and received for sister state..	1588
Justice of Peace—Speeding of automobiles—When plea of guilty to charge of violating Section 12604 G. C. is made before Justice of Peace he is without jurisdiction to render final judgment—Exception—How fines illegally paid under Section 12604 G. C. can be recovered	1437
Justice of Peace, Police Judges and Mayors—Fees of Constables, Chief of Police, Marshal or other officer under Section 13426 G. C. refer to all classes of cases enumerated in Section 13423 G. C.—If other services besides making arrests and subpoenaing witnesses are required of officers mentioned in Section 13436 G. C. they are entitled to additional fees.....	1604
Municipal corporation—May enact ordinances to punish same acts as are punished by state law—City limited to powers granted—Fines collected under said ordinances go into municipal treasury.....	1839
Question of sanity of person accused of crime—Before and after indictment—How determined—When insane person is committed to Lima State Hospital—Procedure—Costs cannot be collected from state where person found guilty of crime is in same verdict found to be insane.....	1411
State Liquor Licensing Board—Charges filed against County License Commissioner—State board has power to hear charges—Not affected by reason of indictment against such County License Commissioner	1781
Subpoena may issue out of any United States District Court in any criminal case for prisoner in Ohio State Reformatory to appear as witness, when duly served.....	1676
 CRIMINAL COURT—	
Jurisdiction of Criminal Court, Lima, Ohio—Jurisdiction of Mayor, City of Lima, and Justice of Peace of township in which city is located—Selling intoxicating liquors to a minor.....	589
 CRIMINAL INSANE—	
Question of sanity of person accused of crime—Before and after indictment—How determined—When insane person is committed to Lima State Hospital—Proceure—Costs cannot be collected from state where person found guilty of crime is in same verdict found to be insane.....	1411

CULLEN & VAUGHAN COMPANY—	Page
Approval, supplemental contract for construction and completion of cottage No. 4 at Massillon State Hospital.....	1922
Board of Administration—Cottage at Massillon State Hospital—Supplemental bid received subsequent to opening of original bid received cannot be considered in awarding contract.....	1328
Massillon State Hospital—Approval, contract for construction of cottage No. 4	1476
CULVERTS—	
See Bridges and Culverts.	
CULBERTSON, H. E., COMPANY—	
Roads and highways—Construction of national road by The H. E. Culbertson Company—An estimate for work not covered by previous estimate may be allowed under facts submitted.....	153
CULVERT PIPE—	
County Commissioners and Township Trustees—No statutory provision in purchasing culvert pipe and road machinery to let contracts for same by competitive bidding.....	523
CUMULATIVE VOTING—	
Banks and banking—Stockholders of state banks not authorized to cumulate their votes in election of directors.....	1804
“DAILY BALANCES”—	
Banks and banking—Deposits in form of checks—When made by County Treasurer in county depository—How interest is to be computed —“Daily balances”	666
DAIRY AND FOOD—	
See also Board of Agriculture.	
Evaporated skimmed milk—Sale prohibited in Ohio—“Hebe”—Compound of evaporated skimmed milk and vegetable fats according to label	1575
Interpretation of Section 5785 G. C. as to what is not “misbranding” under statute—When product contains substantial proportion of each of said ingredients on label—What constitutes substantial proportion of any ingredient—Towle’s Log Cabin Syrup.....	255
Municipal corporation—Charter provision fixing different standard of milk from state law—Nevertheless state law may be enforced—Cleveland, Ohio	391
Municipal Court of Columbus, Ohio—Persons convicted in said court for violation of Section 12758 G. C. should be required to pay all necessary costs of analysis and inspection as provided in Section 12759 G. C.....	61
Weights and Measures Law—No provision of law for manufacturer of paper milk bottles to file bond guaranteeing standard measurements	520
DAMAGES—	
Bridges—Duty of County Commissioners to repair bridges built by them on county roads in cities and villages—Both County Commissioners and municipal corporations liable for injuries when such bridges become defective and dangerous.....	1167

DAMAGES—Concluded—	Page
Canal lands—State's liability for negligence when canals overflow on private property—Damages—When allowed and when not allowed	1474
County Commissioners—Their decision granting or refusing to grant prayer of petition asking for reconstruction or repair of public road is not reviewable on appeal.....	1023
Joint county ditches—Interpretation of Section 6536 G. C., 103 O. L. 836—Proceedings necessary—When Board of County Commissioners act jointly and separately.....	1163
Joint county road improvement—Proportions of expenses payable by each county must be raised by same method in each county—Joint board not limited in its power to contract with various boards of Township Trustees—May or may not contract with boards interested	1925
Municipal Corporation—	
Official bonds of municipal officers made payable to municipality are not invalid—May be made payable to State of Ohio.....	192
When contractor accepts payment in full on final estimate—Cannot later claim interest from time payment should have been made and was made.....	173
Road, lane or outlet established by Section 6887 G. C.—Not public highways—Public authorities not authorized to construct or repair such roads	1022
Roads and Highways—	
Construction of switch across intercounty highway by interurban electric railway company—What agreement between State Highway Commissioner and railway company should contain.....	1455
County Commissioners are authorized to vacate roads by provisions of Cass Highway Law—Procedure to be followed—Liability of petitioners	1430
How to proceed where person claims to have been injured by reason of negligence of employes of state engaged in constructing road by force account—Claim presented to legislature.....	1768
New right of way—County Commissioners may agree with persons as to amount of compensation and damages they are entitled to receive because their property right in land is taken regardless of whether such interest is held by lease or reversion.....	1399
Township Trustees are not authorized to loan road building machinery owned by township—Recovery may be had on contract when same is unlawfully leased—No authority under Section 7033 G. C. for expenditure of township funds in construction of switch—Party rights when same has been constructed.....	980
Superintendent of Public Works—May appoint commissioners pursuant to Sections 455 and 457 G. C.—No appropriation available at present time to pay their compensation.....	1469
DANGER SIGNALS—	
Roads and highways—No statute making it criminal offense for contractor not to mark with red light or other danger signal, obstruction lawfully placed in highway.....	1238
DAYTON CASTINGS COMPANY—	
Corporation—Cancellation of charters by Tax Commission of certain corporations—How reinstated—Western Star Publishing Company—The Dayton Castings Company.....	1512

	Page
DAYTON GAS COMPANY—	
Approval, lease of canal land to the Dayton Gas Company in City of Dayton	1888
DAYTON STATE HOSPITAL—	
Approval of certain quit claim deeds authorized by Senate Bill No. 292, 106 O. L. 427	669
DEAN OF COLLEGE OF AGRICULTURE—	
Farmers' Institutes—Moneys received by Dean of College of Agriculture of Ohio State University are not to be paid into state treasury—It is a trust fund.....	568
DEATH BENEFITS—	
Brotherhood of All Railway Employes, a foreign fraternal benefit association, cannot be licensed to do business in Ohio—Its charter authorizes payment of death benefits only in event of death resulting from accidents—Such provision does not meet requirements of General Code of Ohio.....	57
DEBT—	
Garnishment—In an action to collect debt from a state employe—State may not be made a garnishee.....	348
DECEASED CANDIDATE—	
Deputy State Supervisors of Election should not print such name on primary ballots—How votes should be counted if name does appear—When no names of candidates for nomination on primary ballot as well as when names do appear—Interpretation of statutes for blank spaces in either case on ballot—Where name of candidate is written in eight per cent. of number of ballots cast necessary to fill vacancy—When nomination is made if deceased candidate's name appears and another name is written on ballot	1214
DECEASED INMATES—	
Ohio Soldiers' and Sailors' Home—	
Funds of deceased inmates—How disposed of—Administrator or executor should be appointed.....	165
Probate Court of Erie County, Ohio, has jurisdiction to appoint administrator or guardian of estate of deceased inmate of such home	179
Post mortem examinations—Ohio Hospital for Epileptics—If remains claimed by relatives, their consent must be obtained—Exception, death from violence.....	1418
DECLARATION OF CANDIDACY—	
Deputy State Supervisors of Elections—Member of such board or clerk thereof after having filed declaration of candidacy are rendered ineligible to act as such election officers.....	951
DEED—	
Approval, abstract of title and deed from Lena de S. Slattery to Trustees of Ohio University.....	1718

	Page
DEEDS—Concluded—	
Armory site—Form of deed from Webb C. Hayes and wife to State for armory at Fremont, Ohio.....	1027
Board of Administration—Without authority to deed real estate without legislative consent	340
Dayton State Hospital—Approval of certain quit claim deeds authorized by Senate Bill No. 292, 106 O. L. 427.....	669
Roads and highways—County Commissioners' duty to acquire right of way for temporary highway—State Highway Commissioner must procure right of way for permanent improvement when he is proceeding without co-operation of local authorities—Forms of deed and statements to probate judge in such cases.....	779
 DEERFIELD OIL AND GAS COMPANY—	
Corporation—Secretary of State advised to accept copy of certificate of subscription to The Deerfield Oil and Gas Company, Millersburg, Ohio	1009
 DEFIANCE (CITY)—	
Board of Education—Bonds issued pursuant to Section 7625 G. C. for construction of school building—Tax levy certified to County Budget Commission after electors had voted favorably for bond issue—Where Budget Commission had completed work and cer- tified its findings to County Auditor, <i>if levy within fifteen mill limitation</i> , said Budget Commission may certify same to County Auditor—Duty of County Auditor to determine tax rate neces- sary to produce amount needed.....	1699
 DEGREES—	
Dental college graduates—No institution of learning may legally confer degrees for any course of study unless Sections 9922 and 9923 G. C. are complied with—Ohio State Dental Board may define “reputable dental college”—Lack of authority to confer degrees not conclusive against any such college.....	1554
 DELEGATES—	
State Central Committee of a political party—Statute does not forbid committee dividing county into districts for purpose of electing delegates to state convention.....	259
 DELINQUENT TAX SALES—	
Taxes and taxation—Newspapers—Publishing notices of delinquent tax sales—Publication for only one week, no liability against county	402
 DELINQUENT TAXES—	
Prosecuting Attorney—Son of such officer not legally disqualified for employment under Section 2412 G. C. to assist prosecutor.....	1294
 DELINQUENT WARD—	
Board of State Charities—Costs in mayor's court in arrest of delinquent ward of above named board who is out on parole and has es- caped from private home.....	1978

	Page
DELINQUENCY—	
When Juvenile Court <i>may</i> commit a delinquent male child to Ohio State Reformatory—Child sixteen years of age <i>at time of hearing</i> ----	249
DENATURED GRAIN ALCOHOL—	
Sale of wood and denatured alcohol—Statutes regulating sale of intoxicating liquors and also those governing adulterated food and drugs have no application—May be sold by garage men and hardware dealers—Containers—How labeled-----	1664
DENTISTRY—	
Dental college graduates—No institution of learning may legally confer degrees for any course of study unless Sections 9922 and 9923 G. C. are complied with—Ohio State Dental Board may define “reputable dental college”—Lack of authority to confer degrees not conclusive against any such college-----	1554
DEPARTMENT OF BOILER INSPECTION—	
Boiler inspection—Insurance companies cannot be compelled to collect fee for certificate provided for in Section 1058-21 G. C.—General or special inspectors may collect said fees at time of inspection--	736
DEPENDENCY—	
Board of State Charities—When illegitimate child is “dependent child” under Section 1645 G. C.—Juvenile Court of county in which child is found has jurisdiction in such case-----	777
DEPENDENT CHILDREN—	
Dependent or neglected children—Law relating to such children distinguished from provisions applicable to delinquent children—Board of Administration orders—Juvenile Court may issue further orders in regard to commitment of such children—See Section 1643 G. C.-----	1796
DEPENDENTS—	
Workmen's Compensation Act—No authority for Industrial Commission to direct an employer who is self-insurer to pay compensation due an injured employe, to wife and children of said employe, so long as employe is living-----	1877
DEPOSITIONS—	
Workmen's Compensation Law—In hearing before Industrial Commission costs made in taking depositions by a claimant may not be taxed by commission against a party-----	85
DEPOSIT—	
Treasurer of State—Not authorized to accept <i>warrants</i> as part of deposit required of trust companies-----	379
Fugitive from justice—Deposit with Clerk of Court of ten cents per mile—When fugitive escapes—Contingencies prevented from happening—How deposit may be demanded and received for sister state	1588

DEPOSITORS—	Page
Banks and banking—Circulation of advertisement—Statement that all banks are not safe and banks which carry bank depositors' insurance are safer than those which do not carry such insurance, not a violation of Section 13383-1 G. C.	1904
Building and Loan Associations—Depositors may withdraw funds by non-negotiable orders—Same assignable—Section 9652 G. C. construed	1775
DEPOSITORS (BUILDING AND LOAN)—	
Building and Loan Associations—May prevent withdrawal of stock of depositors before such stock has been paid up in full—Sections 9651 and 9652 G. C. construed in connection with contemplated constitution and by-laws of such associations.....	1862
DEPOSITORY—	
See also Banks and Banking.	
Banks and Banking—	
Depository of county funds—May designate another bank or trust company as its agent—Original depository and its surety still responsible for safe keeping of such funds.....	62
Depositories of public funds—Hypothecated securities in lieu of bond—Default of depository—To what extent said securities may be sold by political subdivision.....	819
Deposits in form of checks—When made by County Treasurer in county depository—How interest is to be computed—"Daily balances"	666
Board of Education—	
Depository bank for school funds—When closed and receiver appointed—Whether or not board can borrow money to pay obligations previously incurred until they realize on depository bond	683
Form of hypothecation of bonds as collateral security for deposit of funds of a school district on bank duly designated as depository for such funds.....	388
Where school teachers' pension fund is maintained—Clerk-Treasurer of school board becomes treasurer of Board of Trustees of said school teachers' pension fund—Neither board has authority to provide depository for said fund.....	1092
Board of Library Trustees—Library fund—Custodian of fund—See opinion No. 1059, November 30, 1915.....	555
School teachers' pension fund—Proper treasurer before and after clerk assumed duties of treasurer of school funds when depository is and is not provided—City school districts—Village school districts—Rural school districts—School districts.....	266
State Highway Commissioner—Form of bond of depository for moneys privately contributed for road work.....	221
Treasurer of State—When such officer may create collection account in some bank—Limitations of statutes applicable to depositories of active and inactive funds.....	525
DEPOSITORY (COUNTY)—	
Fidelity or Indemnity Insurance Company—Must have authorized paid up capital stock of not less than \$250,000 to qualify as surety under provisions of Section 2723 G. C.	1428

DEPUTIES—	Page
Civil Service—Persons in classified service may not be appointed to offices or positions in unclassified service without their consent and approval of proper Civil Service Commission.....	968
DEPUTY CLERKS—	
Deputy State Supervisors of Elections—The term "clerk" in Section 5092 G. C., 103 O. L. 496, does not include deputy clerks—Term election refers only to regular and general November elections and special elections	1147
DEPUTY COUNTY SURVEYOR—	
Township Trustees—Authorized to purchase pipe for bridges and culverts on township roads—What County Highway Superintendent must approve—Deputy County Surveyor or an employe in County Surveyor's office may lawfully perform service for a municipality --Limitations for such work.....	769
DEPUTY SEALER OF WEIGHTS AND MEASURES—	
Offices compatible—Clerk or deputy in office of County Auditor—Deputy Sealer of Weights and Measures.....	1478
DEPUTY STATE SUPERVISORS OF ELECTIONS—	
See also Elections and Secretary of State—	
Board of Deputy State Supervisors of Elections—Compensation of members and clerks of such boards for primary election.....	694
Candidates—Fee required by Sections 4970-1 G. C., 106 O. L. 548, may be computed only upon salary of office fixed by law and not upon any fees to which incumbent of office may be entitled.....	925
Candidates for office—Fee prescribed by Section 4970-1 G. C. is not required to be paid by candidates who are nominated by having their names written upon primary ballot.....	1205
Census by department of labor and commerce—Is not such a federal census as is contemplated in Section 4871 G. C.—Annual registration of electors is based on decennial federal census—City of Akron	283
Corrupt practice act—Construction of Section 5175-29 G. C. permitting expenditure of additional sum of \$5.00 for each one hundred votes in excess of five thousand cast for governor at last state election—Applicable to candidates for public offices in counties, cities and villages not enumerated.....	1517
County Commissioner—Form of primary ballot for nomination of candidates for County Commissioner to fill an unexpired term.....	978
Deceased candidate—Deputy State Supervisors of Election should not print such name on primary ballots—How votes should be counted if names do appear—When no names of candidates for nomination on primary ballot as well as when names do appear —Interpretation of statutes for blank spaces in either case on ballot—Where name of candidate is written in eight per cent. of number of ballots cast necessary to fill vacancy—When nomination is made if deceased candidate's name appears and another name is written on ballot.....	1214

DEPUTY STATE SUPERVISORS OF ELECTIONS—Concluded—

	Page
Elections—	
A person is twenty-one years of age for election purposes on day preceding the twenty-first anniversary of day of his birth.....	1701
Registrars—Compensation not to exceed six days—Qualifications of elector as to residence—Length of time he has resided in ward of village or city determining factor rather than precinct.....	1692
Home rule charter commission—Adoption of charter submitted by such commission—How expenses of election for above purposes are to be paid—From county treasury.....	703
Local option election—Approval of form of petition authorized by Section 6119 G. C.—Township outside of a municipal corporation..	1913
Member of such board or clerk thereof after having filed declaration of candidacy are rendered ineligible to act as such election officers..	951
Municipal corporation—Primary election is neither a regular or general election—Initiative and referendum—Failure of Board of Deputy State Supervisors of election to submit ordinance or measure to electors at time special election should have been held—Should be submitted at next regular or general election—Certain limitation—City of Steubenville.....	1338
Poll books—Tally sheets—Where transmitted in registration cities and where registration not required—Those of regular elections in odd numbered years for township officers and Justice of Peace returned to Township Clerk—Where other returns should be made—Ticket nominated by single petition printed in separate column—Independent candidates nominated by separate petitions in list to right of tickets—Returns of elections for election of officers of newly created municipality.....	86
Prosecuting Attorney—When said officer may accept employment from council of village—Limitations of statutes as to such employment discussed—Village counsel	1919
The term "clerk" in Section 5092 G. C., 103 O. L. 496, does not include deputy clerks—Term election refers only to regular and general November elections and special elections.....s.....	1147

DEPUTY STATE SUPERVISORS AND INSPECTORS OF ELECTIONS—

See Elections—Secretary of State.	
Board of Deputy State Supervisors and Inspectors of Elections—	
Section 12911 G. C. is violated when member of such board sells fire insurance to political subdivision with which he is not connected where premium more than \$50.00.....	1275
When night watchman can be employed—Paid from county treasury	1644
Coroner—Not required to pay any fee at time of filing declaration of candidacy for nomination for such office.....	84
Expense for offices in registration cities is required to be paid by such city from its general fund—Lorain—Elyria.....	1001
Secretary of State—Bill for telegraph tolls instructing election boards to preserve ballots of the November election, 1916—Legal charge—Question of validity of order immaterial.....	1948
When a person born of alien parents is a natural born citizen of United States—When an elector—Chinamen and Japanese.....	1325

DETENTION HOME—

Page

County Detention Home—Construction of Sections 2434 and 5638 G. C.—Purchase of land and erection of such home—Section 1670 G. C. confers no authority on County Commissioners to construct or erect detention home—Maintenance of such home authorized by Section 1671 G. C.—County Commissioners appoint persons necessary to care for children therein where counties have population less than forty thousand..... 1623

DINING ROOM—

“Restaurant” includes dining room of hotel conducted on European plan—Section 1008 G. C. limits employment of females for such work of ten hours in any one day and fifty-four hours in any one week 801

DIPLOMA—

Academic department of college or university supported by state in which teachers' training school is maintained—Person holding diploma from first grade high school entitled to admission to such department without condition..... 1969

Board of Education—Where pupil has Boxwell diploma at time of law's repeal—Has all rights and privileges conferred by Sections 7747 and 7748 G. C.—May attend high school although Boxwell law is repealed 1853

DIPHTHERIA—

Antitoxin—When County Commissioners may pay for antitoxin procured by physician for indigent person..... 711

DIRECT-INDIRECT STEAM HEATING—

Industrial Commission—Authority under building code to issue general order fixing requirements for heating public buildings..... 1551

DIRECTORS—

Banks and banking—Stockholders of state banks not authorized to cumulate their votes in election of directors..... 1804

DIRECTOR OF PUBLIC SAFETY—

See also Municipal Corporation.

Board of State Charities—Tubercular patients of state sanatorium or tuberculosis hospital, city or county—When County Commissioners are liable for support of such patients at either of above institutions—Authority of Board of State Charities with respect to state sanatorium..... 393

Canal lands—Proposed lease to City of Dover—When lease should be executed in name of city by Director of Public Service or Director of Public Safety—Council should first authorize same..... 1940

Municipal Corporation—

Chief of Police may not certify to any bill for food furnished prisoners in excess of contract price—Chief receives regular salary for duties of his office—May not be allowed any additional compensation 1336

DIRECTOR OF PUBLIC SAFETY—Concluded—
Municipal Corporation—Concluded— Page

 Ordinances providing for compensation of disabled or temporary firemen—When temporary firemen may be employed and paid compensation for performance of duties of disabled firemen—From what funds payment authorized—City of Piqua..... 1845

 Section 4564 G. C. requires that where a municipal corporation owns its workhouse and prison, imprisonment for violation of ordinances shall be in said workhouse or prison..... 1044

DIRECTOR OF PUBLIC SERVICE—
See also Municipal Corporation—

 Canal lands—Proposed lease to City of Dover—When lease should be executed in name of city by Director of Public Service or Director of Public Safety—Council should first authorize same..... 1940

 County Orphans' Home located within municipal corporation entitled to receive water from municipal plant free of charge—See Section 3963 G. C. 616

 Municipal Corporation—

 Expenditure costing over \$500.00—Council must first authorize and direct same by ordinance before Director of Public Service may proceed with improvement—Engineer for such improvement must have salary fixed by council before he can be employed—Council cannot direct employment of a certain engineer..... 125

 Planning commission—Personnel of such commission—See Section 4366-1 G. C.—No Board of Park Commissioners..... 1150

 Special assessment for non-residents who own real estate in city may include several parcels of land in one notice—Newspaper entitled to legal compensation according to form submitted by city officials 1222

 Where council authorized to enact ordinances fixing salary of Director of Public Service payable partly from service and partly from water works funds—Proportion within discretion of council.... 1910

DISABLED FIREMEN—
Municipal corporations—Ordinances providing for compensation of disabled or temporary firemen—When temporary firemen may be employed and paid compensation for performance of duties of disabled firemen—From what funds payment authorized—City of Piqua 1845

DISEASES—
Board of Health—Payment from public treasury of business losses accruing as an incident to promulgation of quarantine orders not authorized—Inability to market eggs and butter..... 953

DISTANCE MEASUREMENT—
Schools—Method of measuring distance pupils live from nearest school—Section 7731 G. C., 104 O. L. 133..... 1397

DISTRIBUTING GAS COMPANY—
Taxes and taxation—Contract between Logan Natural Gas and Fuel Company and the Citizens Gas and Electric Company of Elyria, Ohio, construed—Question as to whether contract is one of sale or agency must be determined by each agreement..... 1756

DISTRIBUTING GAS COMPANY—Concluded—		Page
When corporation is "natural gas" company within meaning of public utility tax statutes of 1911—Such company required to pay excise taxes on basis of entire receipts from all business done—Who is liable for omitted taxes when assets of company sold to another company—Charge should be made against company actually in default		901
DISTRICT BOARD OF COMPLAINTS—		
Tax Commission—		
Authority under Parrett-Whittemore law—Has power to direct County Board of Revision to organize prior to second Monday in June, 1916—Said board can only pass upon unfinished business of District Board of Complaints—What complaints can and cannot be passed upon by County Board of Revision at subsequent sessions		145
What appeals may or may not be heard by the Tax Commission—Board of Complaints of Lucas County.....		491
DISTRICT SUPERINTENDENT OF SCHOOLS—		
See Board of Education—Schools—Superintendent of Public Instruction. County Board of Education—		
May not dismiss District Superintendent upon charges specified by statute—Presidents of Boards of Education of several rural and village school districts have authority.....		1127
Where prior to August 27, 1915, number of teachers employed in any supervision district reduced below twenty, such supervision district thereby abolished—If board acted pursuant to Sections 4692, 4736 or 4738 G. C., 106 O. L. 396, reduced number of teachers below thirty, district abolished—When position of District Superintendent is abolished for above reasons—Question of territory also considered		1197
County Board of School Examiners—Terms of such members—Those eligible to appointment as members of such board.....		1423
County and District Superintendents of Schools—Who are eligible under Sections 4744-4 G. C. and 4744-5 G. C. to serve as such superintendents		834
District Superintendent—Frequency of filing reports under Section 4740 G. C., 106 O. L. 439, left to discretion of County Superintendent —Duty of Board of Education to withhold pay of superintendent who fails to file required reports.....		1981
District Superintendent has authority to excuse a child from attending public school in rural district under certain conditions—Clerk of Board of Education of said rural school district without such authority—Person teaching child at home not required to hold teacher's certificate or college diploma.....		305
Interpretation of Section 4740 G. C.—Amended twice by same legislature —Effect—The word "superintendent" defined—"State aid" refers to regular payment by state of part of salary of District Superintendent not to aid to weak school district—District employing part time superintendent may receive state aid to weak school district		1176

DISTRICT SUPERINTENDENT OF SCHOOLS—Concluded—

Schools—	Page
Compensation of District Superintendent—Erroneous certification by County Board of Education—How error corrected—Erroneous apportionment by County Auditor—How same may be corrected upon proper certification being made.....	1964
Minimum limitation on number of teachers employed in supervision district—Section 4738 G. C. has no application to separate supervisions continued under Section 4740 G. C.—Same application as to sections as amended in 106 O. L.—County Board of Education without authority to transfer territory from separate district continued under Section 4740 G. C. then or now.....	1499
No power in appointing authority to increase compensation of District Superintendent during term for which he was elected after appointment has been accepted by person so elected—When certificate once made to County Auditor no subsequent certification may be made for that year.....	1855
Text-books—When majority of members of village or rural school board do not vote for adoption of text-books, recommended by District Superintendent, board may, under Section 7713 G. C., adopt books without further recommendation by District Superintendent—Time for adopting text-books.....	1357

DISSOLUTION (CORPORATION)—

Domestic Insurance Company—Not “doing business” within meaning of Section 9590 G. C.—Not exempt from making reports as domestic corporation for profit under Section 5495 et seq. G. C.—Globe Insurance Company	1945
-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

DISSOLUTION (VILLAGE SCHOOL DISTRICT)—

Board of Education—When village school district has tax valuation of less than \$500,000, board should submit to electors question of reorganizing or dissolving such district—Sections 4681, 4682 and 4682-1 G. C. construed.....	1388
------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

DITCHES—

Authority of Ditch Supervisor to sell the work of cleaning or repairing section of ditch where notice as required by Section 6694 G. C. has been given and temporary restraining order granted but later dissolved—Further notice not required.....	1003
Board of Agriculture of Ohio—Without authority to enter into contract with County Commissioners to pay portion of cost and expense of ditch improvement—State serum farm.....	1684
County Auditor—Petition and bond filed with County Auditor under Section 6447 G. C.—Auditor must give notices required by Sections 6448 to 6451 G. C.....	372
County Commissioners—	
Compensation authorized for joint county ditch work—Limitations—Duties may be imposed although maximum compensation for year has been received.....	1118
Fees for county ditches—Only limitation \$300.00—See opinion No. 1743, June 29, 1916.....	1941

DITCHES—Concluded—	
County Commissioners—Concluded—	Page
Have jurisdiction under Section 6443 G. C. even if ditch is located in more than one township.....	1075
Joint County Ditches—	
Civil Engineer appointed by Governor—Duties—Compensation, how paid—No authority for engineer to employ assistants— Section 6537 G. C., 103 O. L. 836, construed.....	533
Costs, how paid—County Auditor's costs for making and serving notices in such cases—Section 6449 G. C., 106 O. L. 135, governs	958
May not receive more than \$300.00 for joint or single ditch work— See opinion No. 1743 under date of June 29, 1916.....	1230
No authority for payment of expenses of commissioners in proceed- ings for joint county ditches.....	450
Ditch maps—County Commissioners are not authorized to contract with County Surveyor for making same.....	1922
Joint county ditches—Interpretation of Section 6536 G. C., 103 O. L. 836— Proceedings necessary—When Board of County Commissioners act jointly and separately.....	1163
Rodmen and axemen on county road work—No authority for such em- ployment by County Surveyor as such—May employ assistants, See Section 7181 G. C.—Rodmen and axemen may be employed in ditch construction.....	1865
DIVORCE—	
Children's Home—Children of divorced woman—Cannot secure legal set- tlement until twelve months have elapsed from date of decree— Children not eligible to be received in Children's Home in county of residence of mother until such time has elapsed.....	1591
Clerk of Courts—Commission allowed for collecting moneys on judg- ments such as alimony ordered paid to clerk—Fee for entering on cash books, costs received—No commission may be charged on deposits or prepayment of costs in divorce cases.....	230
DOLEY, JOHN D.—	
Approval, leases of canal and reservoir lands of Lon Fisher, Arthur Stutz and John D. Doley.....	1821
DOMESTIC INSURANCE—	
Domestic Insurance Company—Not "doing business" within meaning of Section 9590 G. C.—Not exempt from making reports as domes- tic corporation for profit under Section 5495 et seq. G. C.—Globe Insurance Company	1945
DORMITORY—	
Ohio University—Balance of appropriation for women's dormitory available for construction of annex to house help.....	1137
DOVER (CITY)—	
Canal lands—Proposed lease to City of Dover—When lease should be executed in name of city by Director of Public Service or Direc- tor of Public Safety—Council should first authorize same.....	1940

	Page
DOW-AIKEN LIQUOR TAX—	
Intoxicating liquors—How persons who traffic in same can be placed upon duplicate for Dow-Aiken liquor tax who have not been so charged—Prosecuting Attorney's duty when he has knowledge of such violation.....	1673
Where attorney is employed to assist Prosecuting Attorney to bring suit for County Treasurer to collect taxes—Fees not apportionable to various subdivisions entitled to share in such taxes.....	1581
DRAGGING OF ROADS—	
Roads and Highways—	
Answers to nineteen questions construing provisions of Cass Highway Law	882
Township Highway Superintendent—Duty of dragging all graveled and unimproved roads rests primarily with such township official	475
Township Trustees—Division of township into certain number of road districts—Districts may be changed by present or succeeding board—Redistricting should be made before superintendents enter into road dragging contracts for current year.....	638
DRAINAGE—	
Canal lands—State's liability for negligence when canals overflow on private property—Damages—When allowed and when not allowed	1474
DRIVERS—	
Roads and highways—When County Highway Superintendent repairs road by force account—May contract for materials upon basis of number of tons hauled.....	1231
DRUGGISTS—	
Antitoxin—When County Commissioners may pay for antitoxin procured by physician for indigent person.....	711
Sale of wood and denatured alcohol—Statutes regulating sale of intoxicating liquors and also those governing adulterated food and drugs have no application—May be sold by garage men and hardware dealers—Containers—How labeled.....	1664
DUPLICATE COPIES—	
Reissue of lost or destroyed bonds and certificates of indebtedness—Interpretation of Section 2295-5 G. C., 106 O. L. 303—Procedure to be followed for making duplicate copies of such lost instruments	599
DUPLICATE PAYMENT OF TAXES—	
County Treasurer—Duplicate payment of taxes—Constitutes trust fund—Suggestions as to how money can be refunded.....	517
DUPLICATE (TAX)—	
Taxes and taxation—Where by terms of will a person becomes seized of life estate in real property—How title can be transferred on tax duplicate from name of testator to life tenant.....	1714

EASEMENTS—	Page
School lands—No authority for granting of an easement on such lands to pipe line company—Purpose laying pipe line—The Buckeye Pipe Line Company.....	1749
EATING HOUSE—	
Restaurant conducted on week days in connection with saloon may be kept open on Sunday if regular eating house—Section 13050 G. C. construed—Intoxicating liquor.....	410
ECONOMY MUTUAL CASUALTY COMPANY OF DAYTON, OHIO—	
Articles of incorporation of the Economy Mutual Casualty Company of Dayton, Ohio, approved.....	65
EDISON (VILLAGE)—	
Approval of transcript of bond issue of Edison village school district, Morrow County, Ohio.....	172
EIGHT-HOUR LAW—	
See also Hours of Labor.	
Employment of females—Interpretation of Section 1008 G. C., 103 O. L. 555—Not operative as to females over eighteen years of age employed in <i>mercantile</i> establishments located in villages.....	1148
Kent State Normal School—Eight-hour law is applicable to janitors at said institution	479
Roads and highways—Eight-hour law—Extraordinary emergencies—Road work prosecuted only during summer months—Inconvenience to public—Such reasons do not constitute “emergency” within meaning of Section 17-1 G. C.....	1530
ELDER, J. R.—	
Approval, lease for oil and gas purposes to J. R. Elder, portion of Hocking canal property in Hocking and Athens Counties.....	1907
Approval, lease of part of abandoned Hocking Canal to J. R. Elder for oil and gas purposes.....	1170
ELECTION—	
See also Deputy State Supervisors of Election—Deputy State Supervisors and Inspectors of Election—Secretary of State.	
A person is twenty-one years of age for election purposes on day preceding the twenty-first anniversary of day of his birth.....	1701
Board of Agriculture of Shelby County—When candidates for such offices are authorized to be nominated and elected—No election this year	1125
Board of Education—	
Bond issue to purchase site and erect high school building may be submitted at special or general election—Additional tax for high school purposes, how submitted—Bonds issued under Section 7669 G. C. for high school building must be issued by each district separately and majority of electors in each district must approve—Levy for interest and sinking fund—How apportioned—Site purchased by Boards of Education for several united districts—Limitations of levy for interest and sinking fund discussed	1100

ELECTION—Continued—

	Page
Board of Education—Concluded—	
Bonds—May not be issued for purposes mentioned in Section 7630-1 G. C. except upon approval of electors of school district in manner provided by Sections 7625 and 7626 G. C.—Bonds may not be issued if practicable to secure funds by Section 7625 et seq. and Section 5649-5b G. C.—Erection of school buildings.....	1654
Board of Deputy State Supervisors of Elections—Compensation of members and clerks of such boards for primary elections.....	694
Board of Deputy State Supervisors and Inspectors of Elections—Section 12911 G. C. is violated when member of such board sells fire insurance to political subdivision with which he is not connected where premium more than \$50.00.....	1275
Candidates—Fee required by Section 4970-1 G. C., 106 O. L. 548, may be computed only upon salary of office fixed by law and not upon any fees to which incumbent may be entitled.....	925
Candidates for office—Fee prescribed by Section 4970-1 G. C. is not required to be paid by candidates who are nominated by having their names written upon primary ballot.....	1205
Census by Department of Labor and Commerce is not such a federal census as is contemplated in Section 4871 G. C.—Annual registration of electors is based on decennial federal census—City of Akron	283
Coroner—Not required to pay any fee at time of filing declaration of candidacy for nomination for such office.....	84
Corrupt Practice Act—	
Construction of—Section 5175-29 G. C. permitting expenditure of additional sum of five dollars for each one hundred votes in excess of five thousand cast for Governor at last state election—Applicable to candidates for public offices in counties, cities and villages not enumerated.....	1517
Persons may be employed to distribute marked unofficial ballots and cards at polls on election day.....	285
County Agricultural Society—County Commissioners cannot submit question of bond issue to electors under Section 9904 G. C. unless Section 9901 G. C. is complied with— <i>Veru site</i> must be selected for said purpose and notice must be given to commissioners....	1611
County Commissioner—Form of primary ballot for nomination of candidates for County Commissioner to fill an unexpired term.....	978
County Commissioners—Section 5649-3d G. C., generally speaking, renders Section 2571 G. C. inoperative—Transfer of funds under Sections 2296 and 2297 G. C.—When such appropriation is available in view of limitation fixed by Sections 5649-3a and 5649-3d G. C.—Illegal transfer, how corrected—Where County Auditor failed to charge back election expenses due from political subdivisions—May proceed under Section 2571 G. C. to reimburse fund—Commissioners may borrow money to pay for county charges in institution for feeble-minded—May not borrow for overdraft under authority of Section 5656 G. C.—Commissioners may not borrow money under said section to pay for labor on roads—County has continuing authority to issue bonds and notes—Flood Emergency Act for purposes mentioned in Section 3 of said act	1065

ELECTION—Continued—

	Page
County Detention Home—Construction of Sections 2434 and 5638 G. C.—Purchase of land and erection of such home—Section 1670 G. C. confers no authority on County Commissioners to construct or erect detention home—Maintenance of such home authorized by Section 1671 G. C.—County Commissioners appoint persons necessary to care for children therein where counties have population less than forty thousand.....	1623
County Surveyor—Vacancy—How office shall be filled for unexpired term	873
Deceased candidate—Deputy State Supervisors of Election should not print such name on primary ballots—How votes should be counted if name does appear—When no names of candidates for nomination on primary ballot as well as when names do appear—Interpretation of statutes for blank spaces in either case on ballot—Where name of candidate is written in eight per cent. of number of ballots cast necessary to fill vacancy—When nomination is made if deceased candidate's name appears and another name is written on ballot.....	1214
Deputy State Supervisors of Election—	
Member of such board or clerk thereof after having filed declaration of candidacy are rendered ineligible to act as such election officers	951
The term "clerk" in Section 5092 G. C., 103 O. L. 496, does not include deputy clerks—Term election refers only to regular and general November elections; and special elections.....	1147
Deputy State Supervisors and Inspectors of Elections—Expense for offices in registration cities is required to be paid by such city from its general fund—Lorain—Elyria.....	1001
Home rule charter commission—Adoption of charter submitted by such commission—How expenses of election for above purpose are to be paid—From county treasury.....	703
Judge of Common Pleas Court—Votes cast for congressman who holds Common Pleas Judgeship—Constitutional limitation not applicable to such office—Certificate of election.....	1934
Local option election—Approval of form of petition authorized by Section 6119 G. C.—Township outside of a municipal corporation...	1913
Municipal corporation—Primary election is neither a regular or general election—Initiative and referendum—Failure of Board of Deputy State Supervisors of Election to submit ordinance or measure to electors at time special election should have been held—Should be submitted at next regular or general election—Certain limitation—City of Steubenville.....	1338
Poll books—Tally sheets—Where transmitted in registration cities and where registration not required—Those of regular elections in odd numbered years for township officers and justice of peace returned to township clerk—Where other returns should be made—Ticket nominated by single petition printed in separate column—Independent candidates nominated by separate petitions in list to right of tickets—Returns of elections for election of officers of newly created municipality.....	86
Registrars—Compensation not to exceed six days—Qualifications of elector as to residence—Length of time he has resided in ward of village or city determining factor rather than precinct.....	1692

	Page
ELECTION—Concluded—	
Roads and highways—Bonds issued under authority of Section 3298-8 G. C.—The fact that such bonds are to be redeemed solely out of proceeds of special assessments does not obviate necessity of first submitting question of issuing such bonds to electors of township	1571
Secretary of State—Bill for telegraph tolls instructing election boards to preserve ballots of the November election, 1916.—Legal charge—Question of validity of order immaterial.....	1948
State Central Committee of a political party—Statute does not forbid committee dividing county into districts for purpose of electing delegates to state convention.....	259
Township Clerk—Mandatory duty of such officer to canvass returns of elections of township officers and issue certificates of election—Cannot question regularity of such election—Township Clerk continues to hold office until duly elected successor qualifies—Township Trustees or clerk not authorized to determine who is entitled to office of Township Clerk.....	80
Township Trustees—Town hall or township house to cost in excess of \$2,000—Question may be submitted to electors at November election, 1916—Electors of village situated within said township have right to vote on said question.....	1646
When a person born of alien parents is a natural born citizen of United States—When an elector—Chinamen and Japanese.....	1325
 ELECTION EXPENSES—	
Board of Deputy State Supervisors and Inspectors of Elections—When night watchman can be employed—Paid from county treasury..	1644
 ELECTOR—	
County Commissioners—May issue bonds for repair of bridges without vote of electors provided expenditure is within limitation prescribed by Section 2638 G. C.—See also Section 5649-1 G. C. for its limitations	1792
Elections—Registrars—Compensation not to exceed six days—Qualifications of elector as to residence—Length of time he has resided in ward of village or city determining factor rather than precinct	1692
Roads and highways—Township Highway Superintendent is public officer—Person not possessed of qualifications of elector may not be appointed to such office.....	1515
When a person born of alien parents is a natural born citizen of United States—When an elector—Chinamen and Japanese.....	1325
 ELECTRIC CURRENT—	
County Children's Home—Contract for electric current made by Ohio Light and Power Company with County Commissioners is legal—Knox County	1752
 ELECTRICITY—	
Taxes and taxation—Tax lien on real property of public utility accrues second Monday in April—Date personal property of said public utility becomes liable is first day of January of said year.....	351

	Page
ELECTRIC LIGHT COMPANY—	
County Commissioners—May contract for supplying County Infirmary with electric light—No public utility may enter into such contract at rate in excess of that shown by its schedule filed with Public Utilities Commission of Ohio.....	1187
ELECTRIC RAILWAY—	
Roads and Highways—	
Bids received by State Highway Commissioner for road improvement—No contract awarded—Where desired to improve shorter section of highway than that covered by bids—Must reject all bids, make new estimate and readvertise—Electric railway company may be compelled to move tracks from center to side of road—How interurban company can be compelled to pay for paving between rails—Ohio Electric Railway Company.....	808
Construction of switch across intercounty highway by interurban electric railway company—What agreement between State Highway Commissioner and railway company should contain.....	1455
Form of notice to be given under Section 7204 G. C.—Method of serving same—Encroachment by Ohio Electric Railway Company on National road—See opinion No. 1888, August 31, 1916.....	1629
Obstruction in public highways—Who shall remove said obstructions—County Commissioners may proceed to widen highway although franchise has been granted for electric railway upon such public highway	934
ELIGIBLE LIST—	
Civil Service—Interpretation of paragraph 8, Section 486-8 G. C.—Persons who claim exemptions as “assistants”—Where there is no municipal Civil Service Commission—Failure of mayor to appoint such commission in sixty days—State Commission may appoint—For permanent appointments, eligible list must contain three names..	201
ELEMENTARY SCHOOLS—	
Board of Education—When pupils who arrive at age of six years after beginning of school year may enter upon first year’s work—Board may adopt reasonable rules and regulations governing the same	1598
ELYRIA (CITY)—	
Deputy State Supervisors and Inspectors of Elections—Expense for office in registration cities is required to be paid by such city from its general fund—Lorain—Elyria.....	1001
Taxes and taxation—Contract between Logan Natural Gas and Fuel Company and the Citizens Gas and Electric Company of Elyria, Ohio, construed—Question as to whether contract is one of sale or agency must be determined by each agreement.....	1756
EMBALMERS’ LICENSE—	
See State Board of Embalming Examiners.	
EMBALMING—	
Board of Embalming Examiners—	
Requirements for license—Fixing age limitation is without force and effect	1112

EMBALMING—Concluded—	
Board of Embalming Examiners—Concluded—	Page
When member assumes office—Compensation—When secretary assumes office—Special meetings—Purpose—Prosecutions for violations of embalming laws—Members not compensated for services	1464
EMBANKMENT—	
Roads and highways—Perpendicular wash bank more than eight feet in height—Duty of guard rail protection rests upon County Commissioners—Section 7563 G. C. construed.....	1462
EMBEZZLEMENT—	
Forms of documents to be used in extradition from other states of persons charged with crime in this state.....	791
EMERGENCY—	
Bond issue—Flood Emergency Act, 103 O. L. 141—County Commissioners have continuing authority to issue bonds and notes to provide funds to repair, replace or reconstruct public property or ways, injured or destroyed in manner and at time described in said Section 1 of same flood emergency act.....	1058
County Commissioners—	
Section 5649-3d G. C., generally speaking, renders Section 2571 G. C. inoperative—Transfer of funds under Sections 2296 and 2297 G. C.—When such appropriation is available in view of limitation fixed by Sections 5649-3a and 5649-3d G. C.—Illegal transfer, how corrected—Where County Auditor failed to charge back election expenses due from political subdivisions—May proceed under Section 2571 G. C. to reimburse fund—Commissioners may borrow money to pay for county charges in institution for feeble-minded—May not borrow for overdraft under authority of Section 5656 G. C.—Commissioners may not borrow money under said section to pay for labor on roads—County has continuing authority to issue bonds and notes—Flood emergency act for purposes mentioned in Section 3 of said act.....	1065
When “emergency” occurs in repair of roads—Levy made under Section 7419 G. C. is not subject to fifteen mill limitation provided by Section 5649-5b G. C.....	1017
Roads and highways—Eight-hour law—Extraordinary emergencies—Road work prosecuted only during summer months—Inconvenience to public—Such reasons do not constitute “emergency” within meaning of Section 17-1 G. C.....	1530
EMERGENCIES—	
Board of Education—Bonds—May not be issued for purposes mentioned in Section 7630-1 G. C. except upon approval of electors of school district in manner provided by Sections 7625 and 7626 G. C.—Bonds may not be issued if practicable to secure funds by Section 7625 et seq., and Section 5649-5b G. C.—Erection of school buildings	1654
Municipal corporation—Building owned by municipality condemned by State Inspector of Workshops and Factories—When levy can be made outside of ten mill limitation and within fifteen mill limitation for said improvement.....	1709

EMERGENCY REVENUE ACT—	Page
Bonds of township officers do not require government stamps under schedule A of the Emergency Revenue Act of 1914.....	137
EMPLOYEE—	
Cass Highway Law—County Commissioners authorize employment of necessary men for county road repair work by County Highway Superintendent and fix their compensation—Selection of individuals is with County Highway Superintendent.....	458
Commission for the Blind—When an applicant to its industrial schools receives an award from Industrial Commission on account of an injury in course of his employment, said fact does not of itself operate to deny him benefits of Section 1366 G. C.—Commission for Blind should exercise discretion.....	1236
County Commissioners—Compensation of Building Commission for new court house—Also architects and other employes—From what fund paid—When expenses of said commission are paid from general county fund and when from building fund.....	360
Employment of females—Interpretation of Section 1008 G. C., 103 O. L. 555—Not operative as to females over eighteen years of age employed in mercantile establishments located in villages.....	1148
Garnishment—In an action to collect debt from a state employe—State may not be made a garnishee.....	348
Industrial Commission—	
Appropriation made for definite number of employes cannot be used to pay compensation to employes in excess of definite number...	1495
Without authority to commute an award for permanent total disability to a lump sum.....	120
Marysville Reformatory for Women—No specific authority for appointment of field officers—Employes may be appointed who would have some of the powers of field officers.....	1544
Offices compatible—Clerk or deputy in office of County Auditor—Deputy Sealer of Weights and Measures.....	1478
Regulation of hours of labor—Females employed in laundry of city hospital—Section 1008 G. C., 103 O. L. 555, controls—Cincinnati General Hospital	845
“Restaurant” includes dining room of hotel conducted on European plan—Section 1008 G. C. limits employment of females for such work to ten hours in any one day and fifty-four hours in any one week	801
State Highway Department—	
Approval of bonds of certain employes.....	826
Disapproval of bonds of certain employes—Power of attorney and financial statement of companies not attached.....	763
Township Trustees—Authorized to purchase pipe for bridges and culverts on township roads—What County Highway Superintendent must approve—Deputy County Surveyor or an employe in County Surveyor’s office may lawfully perform service for a municipality—Limitations for such work.....	769
Workmen’s Compensation Law—	
Minimum period for which compensation may be awarded for loss of one-third of fourth finger is five weeks—Where disability for loss of one-third of fourth finger is for greater period than five weeks—Award may be made under Section 1465-79 G. C.....	94

EMPLOYEE—Concluded—

	Page
Workmen's Compensation Law—Concluded—	
No authority for Industrial Commission to direct an employer who is self-insurer to pay compensation due an injured employe, to wife and children of said employe, so long as employe is living	1877
Redpath Chautauquas Company of Ohio—Liability to said act, especially so-called "talent" used in its business	1434
State insurance fund is trust fund for payment of compensation to injured employes and dependents of killed employes—Said fund should be safeguarded—Claims should be clear but any doubt should be weighed carefully in favor of claimant	879
When allowance of compensation under two different sections may be made at same time to injured employe—Compensation for temporary total disability—Section 1465-79 G. C.—Amount for specific injuries—Section 1465-80 G. C.	1480

EMPLOYER—

See also Industrial Commission—Workmen's Compensation Law.

Workmen's Compensation Law—

Claim for compensation due an injured employe cannot be compromised by Industrial Commission before <i>suit action</i> or <i>proceeding</i> is brought against employer for collection of such compensation—Section 1465-74 G. C. construed	160
No authority of law for Industrial Commission to request State Highway Department to withhold payment of money earned by an employer, to pay an award allowed by said commission—How money might be obtained	1744
When allowance of compensation under two different sections may be made at same time to injured employe—Section 1465-79 G. C.—Amount for specific injuries—Section 1465-80 G. C.	1480

ENCROACHMENT—

Roads and highways—Form of notice to be given under Section 7204 G. C.—Method of serving same—Encroachment by Ohio Electric Railway Company on National road—See opinion No. 1888, August 31, 1916	1629
----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

ENCYCLOPEDIA—

Board of Education—Encyclopedia purchased for use of high school not a permanent improvement within meaning of that phrase as found in Section 7747 G. C.	1079
-----------------------------------------------------------------------------------------------------------------------------------------------------------	------

ENGINEER—

Appeal from order of State Board of Health by City of Greenville—Referee engineers—Their powers—Past, present and future—Physical condition to be considered by said engineers	721
County Commissioners—Not authorized to appoint County Surveyor to make plans for sewer improvement	1790
Municipal corporation—Expenditure costing over \$500.00—Council must first authorize and direct same by ordinance before Director of Public Service may proceed with improvement—Engineer for such improvement must have salary fixed by council before he can be employed—Council cannot direct employment of a certain engineer	125

	Page
ENGINEERING SERVICE COMPANY—	
Form of agreement for rescission of contract between state and The Engineering Service Company.....	613
ENGINEERS' BATTALION BAND—	
Mobilization of Ohio National Guard—Band of Engineer Battalion entitled to payment out of state funds from time Secretary of War directed that said band was not included in call of President until mustered out.....	1805
ENROLLMENT—	
Board of Education—Authorization to re-establish suspended school—Must find twelve or more pupils qualified who are enrolled in attendance at some school.....	1487
EPILEPSY—	
Post mortem examinations—Ohio Hospital for Epileptics—If remains claimed by relatives, their consent must be obtained—Exception, death from violence.....	1418
EPILEPTICS—	
Ohio Hospital for Epileptics—Superintendent—Letter may be mailed describing condition of patient in that institution to person contemplating marriage with such inmate.....	1081
EQUALIZATION—	
Tax Commission—May not extend time for completion of work of County Board of Revision at its June session beyond first Monday in August of said year—Authority conferred by Section 5613 G. C. limited to years in which an original appraisalment has been made	1012
ERROR PROCEEDINGS—	
Prosecuting Attorneys—No authority to present exceptions in misdemeanor cases to the Supreme Court—Jurisdiction limited to felony cases	559
ESTATES—	
Ohio Soldiers' and Sailors' Home—Funds of deceased inmates—How disposed of—Administrator or executor should be appointed.....	165
ESTATES IN REMAINDER—	
See also Collateral Inheritance Tax.	
Collateral Inheritance Tax—	
Estate for life of another—Estate in remainder—When taxable.....	1383
Where, by terms of will, estates in remainder pass to collateral heirs determined according to provisions of statute of descent and distribution in force at time of death of testator—Such estates taxable—When tax becomes a lien—Time of determination postponed until death of life tenant—When statutes for collection of tax begin to run.....	1360

ESTIMATES—

	Page
Infirmary Building Commission—Restrictions under Section 2358 G. C. in making contracts for erection of building—Contracts must not exceed estimate of cost of entire building nor on the part or items of contract—No change in bids after they have been opened	747
Municipal corporation—Excessive amounts allowed by city to contractors on partial estimates—Interest not chargeable in absence of fraud—Not entitled to interest on final estimates until demand for balance and refusal.....	226
State Highway Commissioner—Without authority to release, prior to final completion of contract, any portion of percentage required to be retained by Section 1212 G. C.—May allow and pay an estimate upon material only after such material has been incorporated in the work	157

EVANS, ROBERT H., & CO.—

Approval, contract for women's dormitory at Kent State Normal College	958
-----------------------------------------------------------------------	-----

EVAPORATED SKIMMED MILK—

Sale prohibited in Ohio—"Hebe"—Compound of evaporated skimmed milk and vegetable fats according to label.....	1575
---------------------------------------------------------------------------------------------------------------	------

EXAMINATIONS—

Civil Service—

Fees to be charged applicants for examinations—When collected—No fee where there is no annual salary.....	854
Interpretation of statute providing for collection of fees from applicants who take Civil Service examinations.....	1255

EXAMINER (SCHOOL)—

City superintendent as county school examiner entitled to compensation for conducting investigations—Sections 7827 and 7828 G. C. interpreted	1129
County Board of School Examiners—Terms of such members—Those eligible to appointment as members of such board.....	1423

EXCAVATION (STREET IMPROVEMENT)—

Municipal Corporation—

Contract for improvement of street—Provision for excavation and haul discussed—Contractor may receive additional compensation when materials hauled beyond limitation fixed by engineer and contract	1333
Council changes grade of street after contract has been let at a unit price for all excavation—Contractor not required to make additional excavation at price bid on original contract.....	514
Excavation of materials for street improvement—Interpretation of contract made by municipality and contractor for disposing and hauling away dirt so excavated.....	1441

EXCELSIOR SHOE COMPANY OF PORTSMOUTH—

Secretary of State—	Page
Certificate of registration of mark of ownership of personal property —Where name “Boy Scouts” used—Excelsior Shoe Company---	1722
Certificate of registration of trade marks—Advised to accept and file mark of ownership showing picture of boy scout or cowboy on horseback—Excelsior Shoe Company, Portsmouth, Ohio—See opinion No. 2002, October 30, 1916.....	1901

EXCISE TAXES—

Foreign railroad company—Real estate acquired for new right of way— Lease of same temporarily—Not liable for excise tax on that part of earnings from such property.....	498
Taxes and Taxation—	
Contract between the Cleveland Railway Company and Cleveland, Painesville and Eastern Railroad Company—Excise taxes—Gross earnings for purpose of tax.....	1371
Lien of state for franchise or excise taxes when same is inferior to lien of a mortgage—Two special kinds—Section 5506 G. C. con- strued	1822
Proper excise tax to be charged against D. B. Torpy as receiver of Marietta, Columbus and Cleveland Railroad Company.....	1915
When corporation is “natural gas” company within meaning of public utility tax statutes of 1911—Such company required to pay excise taxes on basis of entire receipts from all business done— Who is liable for omitted taxes when assets of company sold to another company—Charge should be made against company actu- ally in default.....	901

EXECUTION—

Board of Education—The word “taxation” as used in Section 4759 G. C. does not include the term “assessment”—Streets improved on which school property abuts—Not assessable—Board without au- thority to pay for such improvement out of its contingent fund or levy tax for such purpose.....	663
Sheriffs—May charge poundage on <i>all</i> moneys actually made and paid to them on sale of chattel property on execution—See Section 2845 G. C.	865

EXECUTOR—

Ohio Soldiers and Sailors’ Home—Funds of deceased inmates—How dis- posed of—Administrator or executor should be appointed.....	165
-----------------------------------------------------------------------------------------------------------------------------------	-----

EXPENDITURES—

Corrupt practice act—Construction of Section 5175-29 G. C. permitting expenditure of additional sum of five dollars for each one hun- dred votes in excess of five thousand cast for Governor at last state election—Applicable to candidates for public offices in coun- tries, cities and villages not enumerated.....	1517
--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

EXPENSES—	Page
Automobile for County Infirmary—County Commissioners may purchase oil, gasoline and tires for automobile furnished by Superintendent of County Infirmary—Such service may be required in fixing superintendent's compensation	1800
Board of Agriculture—Relation of T. P. Riddle who conducted corn boys' trip for 1915 that of independent contractor—Board only authorized to pay expenses of secretary.....	1619
Board of Deputy State Supervisors and Inspectors of Elections—When night watchman can be employed—Paid from county treasury....	1644
Board of Health—Transportation and maintenance of leper—City of Norwalk is authorized to provide necessary funds.....	827
Cass Highway Law—County Highway Superintendent—Expenses of such officer to be paid from general county fund when same are incurred in performance of his duties with respect to roads and bridges	78
Civil Service—Applicants for examinations—Traveling expenses may not become charge against state.....	116
Common Pleas Judge—	
Payment of \$10.00 per day provided for by Section 2253 G. C. does not include time spent by a judge in going to and returning from county of said assignment.....	955
Reimbursement for expenses when judge holds court in county other than that in which he resides—Chief Justice of Supreme Court does not assign judge—Expenses payable from state treasury....	575
Corrupt practice act—Construction of Section 5175-29 G. C. permitting expenditure of additional sum of five dollars for each one hundred votes in excess of five thousand cast for Governor at last state election—Applicable to candidates for public offices in counties, cities and villages not enumerated.....	1517
County Board of Education—Citations of statutes relating to receipts and expenditures by said board as prepared by bureau, approved	397
County Commissioners—	
Compensation of Building Commission for new court house—Also architects and other employes—From what fund paid—When expenses of said commission are paid from general county fund and when from building fund.....	360
Expenses incurred in arrest and return of person charged with felony who has fled from state—State liable for expenses only when requisition has been properly made for such prisoner.....	658
Joint county ditches—Civil Engineer appointed by Governor—Duties—Compensation, how paid—No authority for engineer to employ assistants—Section 6537 G. C., 103 O. L. 836, construed.....	533
May allow contingent expenses of employes of taxing department of County Auditor's office and County Board of Revision—What is meant by contingent expenses under provisions of Section 5585 G. C. 106 O. L. 256—Car fare, automobile hire, etc.....	623
May not borrow money to pay fixed expenses anticipating exhaustion of appropriation for general county fund—Salaries of County Surveyor and assistants.....	169
No authority for payment of expenses of commissioners in proceedings for joint county ditches.....	450

EXPENSES—Continued—

Page

County Commissioners—Concluded—

Section 5649-3d G. C., generally speaking, renders Section 2571 G. C. inoperative—Transfer of funds under Sections 2296 and 2297 G. C.—When such appropriation is available in view of limitation fixed by Sections 5649-3a and 5649-3d G. C.—Illegal transfer, how corrected—Where County Auditor failed to charge back election expenses due from political subdivisions—May proceed under Section 2571 G. C. to reimburse fund—Commissioners may borrow money to pay for county charges in institution for feeble-minded—May not borrow for overdraft under authority of Section 5656 G. C.—Commissioners may not borrow money under said section to pay for labor on roads—County has continuing authority to issue bonds and notes—Flood emergency act for purposes mentioned in Section 3 of said act..... 1065

County Highway Superintendent—What township officers should attend meeting provided by Section 7189 G. C.—Township clerks should not attend—How expenses and per diem of township officers are to be paid..... 228

Home rule charter commission—Adoption of charter submitted by such commission—How expenses of election for above purposes are to be paid—From county treasury..... 703

Interpretation of Section 1529 G. C., 103 O. L. 414—When judge should be paid his expenses in examination and decision of cases heard outside of his district..... 612

Joint county road improvement—Procedure to be followed under Section 6930 G. C.—How cost and expense to be paid..... 594

Judges—Common Pleas—Court of Appeals—Reimbursement for expenses—Interpretation of Section 2253 G. C.—“Year” as used refers to the official year and not to calendar year—Allowance, personal to judge 143

Jurors—Expenses of meals and lodging—When in trial of any case, if not permitted to separate, such expenses must be paid from county treasury—May not be taxed as costs or assessed against any party to said case 1082

Lookout Mountain Monument—Soldiers’ Memorial Commission is authorized to pay expenses of person designated to unveil monument and also expenses of stenographer to make record of dedicatory exercises 852

Prosecuting Attorney—When an allowance under provisions of Section 3004 G. C. may be expended in employment of person to procure evidence against violators of the law regulating speed of motor vehicles 1453

Roads and Highways—

Compensation and expenses of deputies or assistants of County Highway Superintendent when engaged on township road work—How paid—Under Cass Highway Law, contracts involving more than \$200.00 must be in writing—Others should be—Plans and specifications must be prepared by County Highway Superintendent when cost of road, bridge or culvert exceeds \$200.00..... 134

EXPENSES—Concluded—

Roads and Highways—Concluded—

County Highway Superintendent—

	Page
Actual and necessary expenses incident to maintenance and operation of an automobile used exclusively by such superintendent in his official business may be allowed by County Commissioners—Distinction between expenses for public and private purposes—How apportioned.....	11
His expenses and compensation to be paid from general county fund	457
Expenses of assistants appointed under Section 1219 G. C. engaged in making surveys and plans—How apportioned—Expenses of assistants, superintendents and inspectors appointed by provisions of above section engaged in work of supervision and inspection—How apportioned	939
How compensation and expenses of assistants employed under Section 7181 G. C. are to be paid—How assistants, superintendents and inspectors employed under Section 1219 G. C. are to be paid.	1160
State Board of Public Buildings—Certain vouchers drawn by said board should be paid—Case of Lyons v. said board decided in Common Pleas Court of Franklin County distinguished from above items of expense	1833
Superintendent of Public Works—May appoint commissioners pursuant to Sections 455 and 457 G. C.—No appropriation available at present time to pay their compensation.....	1469
Township Boards of Health—Expenses—How paid.....	1122
Township Trustees, Clerk or Treasurer's expenses cannot be paid from township treasury in absence of statutes authorizing such expenditures	459

EXPERIMENTS—

Ohio Agricultural Experiment Station—Adam-Hatch fund received from federal government for purpose of conducting agricultural experiments—How such fund should be appropriated.....	1262
------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

EXTRADITION—

County Commissioners—Expenses incurred in arrest and return of person charged with felony who has fled from state—State liable for expenses only when requisition has been properly made for such prisoner	658
Forms of documents to be used in extradition from other states of persons charged with crime in this state.....	791

EXTRAORDINARY EMERGENCY—

Roads and highways—Eight-hour law—Extraordinary emergencies—Road work prosecuted only during summer months—Inconvenience to public—Such reasons do not constitute "emergency" within meaning of Section 17-1 G. C.....	1530
------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

FAIRS—

Independent County Agricultural Society—When entitled to per capita allowance from county treasury—Kinsman Stock and Agricultural Society not entitled to said allowance.....	1448
-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

FAIR GROUNDS—	Page
Disapproval, transcript of proceedings for bond issue, Miami County, Ohio, for construction of grand stand at Miami County Fair Grounds—Tax duplicate insufficient to make required levy-----	857
FARMERS' INSTITUTES—	
Moneys received by Dean of College of Agriculture of Ohio State University are not to be paid into state treasury—It is a trust fund..	568
FARR BRICK COMPANY—	
Secretary of State—Amendment to articles of incorporation of The Farr Brick Company authorized to be received—Limited to particular case -----	8
FEDERAL AID—	
Rural post roads—Form of assent by Governor to entitle state to federal aid -----	1319
Secretary of Agriculture of United States—Rural post roads—Certain required information before state entitled to federal aid for rural post roads-----	1313
FEDERAL CENSUS—	
Census by Department of Labor and Commerce is not such a federal census as is contemplated in Section 4871 G. C.—Annual registration of electors is based on decennial federal census—City of Akron-----	283
FEEBLE MINDED—	
Adult person of feeble mind—If public charge may be admitted to institution for Feeble Minded Youth—Sections 1901 and 1902 G. C. construed -----	1460
FEEDING PRISONERS—	
Sheriff—Compensation for feeding prisoners employed upon highway work—Claim submitted, disapproved-----	1973
FEES—	
See also Compensation—Salary.	
Attorney's fees allowed by court under provisions of Section 2923 G. C., 106 O. L. 105, final—When properly certified Auditor may issue warrant—Allowance not required by County Commissioners....	824
Board of Education—When member of rural board brings action to enjoin another member from serving on such board—Attorney's fees—Not payable from school funds-----	552
Boiler inspection—Insurance companies cannot be compelled to collect fee for certificate provided for in Section 1058-21 G. C.—General or special inspectors may collect said fees at time of inspection....	736
Candidates—Fee required by Section 4970-1 G. C., 106 O. L. 548 may be computed only upon salary of office fixed by law and not upon any fees to which incumbent may be entitled-----	925
Candidates for office—Fee prescribed by Section 4970-1 G. C. is not required to be paid by candidates who are nominated by having their names written upon primary ballot-----	1205

FEES—Continued—	Page
Chattel mortgage or loan broker—Any such broker who obtains state license is not required to pay any additional license fee to a municipality	832
Civil Service—	
Fees to be charged applicants for examinations—When collected—	
No fee where there is no annual salary.....	854
Interpretation of statute providing for collection of fees from applicants who take civil service examinations.....	1255
Clerk of Courts—Commission allowed for collecting moneys on judgments such as alimony ordered paid to Clerk—Fee for entering on cash books, costs received—No Commission may be charged on deposits or prepayment of costs in divorce cases.....	230
Combined Normal and Industrial Department of Wilberforce University—Liability for tuitions paid by students to Wilberforce University which belong to said above named department.....	1042
Constables—Where no vacancy, no authority to appoint additional Constable—Such special Constables without authority to perform duties—Not entitled to fees—No finding for recovery—Motor vehicle speed laws.....	1703
Coroner—Not required to pay any fee at time of filing declaration of candidacy for nomination for such office.....	84
County Board of Education—Where judgment rendered against board—Liable for costs including witness fees—How collected.....	1637
County Board of School Examiners—Witnesses—Authority to issue subpoenas—Fees of witnesses—Necessary expenses of sending for witnesses—How paid—Board may revoke a five-year certificate..	1728
County Commissioners—	
Compensation authorized for joint county ditch work—Limitations—Duties may be imposed although maximum compensation for year has been received.....	1118
Fees for county ditches—Only limitation \$300.00—See Opinion No. 1743, June 29, 1916.....	1941
Section 2416 G. C. does not authorize sale of costs and fees certified by Clerk of Courts as due county under salary act.....	1807
County Recorder—No fee may be charged by such officer for filing an oil map	1045
Foreign corporation—When same qualifies to do business in this state and still owns property in this state but no longer is “doing business” in state—Required to pay minimum fee of ten dollars in compliance with Section 5503 G. C.—When corporation may retire from this state and continue to hold property here.....	995
Industrial Commission—	
Has no discretion in payment of attorney’s fees for claimant when such fee is fixed by trial judge.....	681
Without authority to inspect boilers on municipal fire apparatus.....	1858
Jail or turnkey fees allowed by Section 2845 G. C. must be paid by Sheriff into his fee fund—How paid in cases where state fails to convict—When Sheriff may be paid such fees.....	224
Judge of Lorain Criminal Court—Compensation fixed by Council—In state cases same fees as Justice of Peace—Chief of Police entitled to no compensation for services rendered in Lorain Criminal Court	1171

FEES—Continued—	Page
Jury service—Talesmen—Bystanders—When entitled to fee.....	962
Justice of Peace, Police Judges and Mayors—Fees of Constables, Chief of Police, Marshal or other officer under Section 13426 G. C. refers to all classes of cases enumerated in Section 13423 G. C.—If other services besides making arrests and subpoenaing witnesses are required of officers mentioned in Section 13436 G. C. they are entitled to additional fees.....	1604
Marshals—Chiefs of Police—Sections 4387 and 4534 G. C. construed—Collections under Section 4581 G. C.—Three classes of cases—Fees of witnesses and jurors under fish and game laws, Section 1387 G. C.—Officers who should serve processes issuing from various Police Courts—Fees in such cases.....	1814
Municipal Civil Service Commission—Fees of witnesses subpoenaed by said Commission are payable out of county treasury.....	924
Municipal corporation—Ordinance which does not fix license fee definitely but leaves fixing of such fee within limitations to Mayor, invalid—Council cannot delegate its legislative function—Village of Oxford, Ohio—License to exhibitors of shows and performances	320
Municipal Court of Cleveland—Fees—“Sitting at trial”—Police officer or Bailiff—Witnesses.....	1367
Municipal Court of Columbus—Judges not authorized to retain fees for solemnizing marriages—Paid into city treasury.....	177
Naturalization fees—Clerk of Courts not authorized to retain such fees—Should be paid into county treasury.....	609
Of Sheriff—Person sentenced by commanding officer of militia to county jail—Fees for committing and discharging defendant in bastardy proceeding—Fees in contempt proceedings—No jail fees where witnesses are committed by Coroner.....	867
Probate Court—Application to complete land contracts made under Section 11922 G. C.—What fee chargeable by court where application relates to more than one contract.....	1971
Sheriffs—May charge poundage on <i>all</i> moneys actually made and paid to them on sale of chattel property on execution—See Section 2845 G. C.	865
State Board of Embalming Examiners—Failure to pay renewal fee in specified time—Section 1343 G. C. construed.....	190
State Liquor Licensing Board—Inspectors of said board are not entitled to witness fees and mileage in addition to salary.....	872
State and Municipal Civil Service Commissions—Authority to procure attendance of witnesses is conferred on Commissions—How such witnesses are to be paid—Fees not payable in advance.....	701
Taxes and taxation—County Board of Revision—No authority for payment of fee to witnesses called by such board—Board of Education of school district may contract with board of another district for admission of its pupils—Board may assign such pupils to attend school—Compulsory education laws—When pupils subject thereto.....	1471
Township Clerks—Compensation allowed under Section 3298-12 G. C. subject to limitation of \$150.00 in any year as provided by Section 3308 G. C.	1184

FEES—Concluded—

	Page
Township Treasurer—	
Custodian of funds raised under Section 7033 to 7052 G. C. (Now repealed)—Not entitled to fees for disbursing such funds—Recovery may be had against him.....	760
For moneys disbursed under Sections 6976 to 7018 G. C. (Since repealed) he is entitled to compensation fixed in Section 7015 G. C. Where attorney is employed to assist Prosecuting Attorney to bring suit for County Treasurer to collect taxes—Fees not apportionable to various subdivisions entitled to share in such taxes.....	765
	1581

FELONIES AND MISDEMEANORS—

See also Crimes and Offenses.

Automobiles—Person who allows motor vehicle <i>to stand</i> in a public road in night time without any lights not guilty of violation of Section 12614 G. C.—Municipal corporations are authorized to require such vehicles to display lights in night season, although not in motion	1767
American flag on handkerchiefs—Manufacture for sale or having same in possession for purpose of sale—Violation of Section 12396 G. C.—	1443
Construction of phrase “improved roads” as found in Section 13421-12 G. C.—Applies to graveled roads—What constitutes an offense under above section—Destruction of highways.....	1105
County Commissioners—Expenses incurred in arrest and return of person charged with felony who has fled from state—State liable for expenses only when requisition has been properly made for such prisoner	658
Fees—Marshals—Chiefs of Police—Sections 4387 and 4534 G. C. construed—Collections under Section 4581 G. C.—Three classes of cases—Fees of witnesses and jurors under fish and game laws, Section 1387 G. C.—Officers who should serve processes issuing from various Police Courts—Fees in such cases.....	1814
Fees of Sheriff—Person sentenced by commanding officer of militia to county jail—Fees for committing and discharging defendant in bastardy proceedings—Fees in contempt proceedings—No jail fees where witnesses are committed by Coroner.....	867
Fines collected for violations of Section 1261-63 G. C. are required to be paid into county treasury—When County Commissioners may allow fees to officers named in Section 3017 G. C., although fines are payable into municipal treasury—Balance of fine and costs payable to magistrate when accused desires to be discharged from jail after commitment for nonpayment of same.....	617
Fines imposed by Common Pleas and Probate Courts for violations of any local option laws should be paid into county treasury—When part of such fines are to be turned over to Law Library Associations	52
Fish and game laws—Prosecution instituted by affidavit of Game Warden—Offense not committed in presence of such Warden—Costs cannot be collected from county in case of acquittal or discharge of defendant from custody—Proviso when costs can be collected from county.....	1601
Forms of documents to be used in extradition from other states of persons charged with crime in this state.....	791

FELONIES AND MISDEMEANORS—Concluded—	Page
Fugitive from justice—Deposit with Clerk of Court of ten cents per mile—When fugitive escapes—Contingencies prevented from happening—How deposit may be demanded and received for sister state	1588
Judge of Lorain Criminal Court—Compensation fixed by Council—In state cases same fees as Justice of Peace—Chief of Police entitled to no compensation for services rendered in Lorain Criminal Court.....	1171
Jurisdiction of criminal court, Lima, Ohio—Jurisdiction of Mayor, city of Lima and Justice of Peace of Township in which city is located—Selling intoxicating liquors to a minor.....	589
Jury service—Talesmen—Bystanders—When entitled to fee.....	962
Justice of Peace, Police Judges and Mayors—Fees of Constables, Chief of Police, Marshal or other officer under Section 13426 G. C. refer to all classes of cases enumerated in Section 13423 G. C.—If other services besides making arrests and subpoenaing witnesses are required of officers mentioned in Section 13436 G. C. they are entitled to additional fees.....	1604
Justice of Peace—Speeding of automobiles—When plea of guilty to charge of violating Section 12604 G. C. is made before Justice of Peace he is without jurisdiction to render final judgment—Exception—How fines illegally paid under Section 12604 G. C. can be recovered.....	1437
Municipal Corporations—	
May enact ordinances to punish same acts as are punished by state laws—City limited to powers granted—Fines collected under said ordinances go into municipal treasury.....	1839
Section 4564 G. C. requires that where a municipal corporation owns its workhouse and prison, imprisonment for violation of ordinances shall be in said workhouse or prison.....	1044
Municipal Court, Columbus, Ohio—Section 3056 G. C. construed—Said section applicable to fines assessed and collected by above court	1967
Prosecuting Attorneys—No authority to present exceptions in misdemeanor cases to the Supreme Court—Jurisdiction limited to felony cases.....	559
Question of sanity of persons accused of crime—Before and after indictment—How Determined—When insane person is committed to Lima State Hospital—Procedure—Costs cannot be collected from state where person found guilty of crime is in same verdict found to be insane.....	1411
Roads and Highways—	
Answers to nineteen questions construing provisions of Cass Highway Law	882
No statute making it criminal offense for contractor not to mark with red light or other danger signal, obstruction lawfully placed in highway.....	1238
Subpoena may issue out of any United States District Court in any criminal case for prisoner in Ohio State Reformatory to appear as witness, when duly served.....	1676
When Juvenile Court <i>may</i> commit a delinquent male child to Ohio State Reformatory—Child sixteen years of age <i>at time of hearing</i>	249

FEMALES—	Page
Employment of females—Interpretation of Section 1008 G. C., 103 O. L. 555—Not operative as to females over eighteen years of age employed in <i>mercantile</i> establishments located in villages-----	1148
Regulation of hours of labor—Females employed in laundry of city hospital—Section 1008 G. C., 103 O. L. 555, controls—Cincinnati General Hospital-----	845
“Restaurant” includes dining room of hotel conducted on European plan—Section 1008 G. C. limits employment of females for such work to ten hours in any one day and fifty-four hours in any one week-----	801
FENCES—	
Line fences—Section 5913 G. C. and related sections held constitutional..	1976
Roads and highways—Answers to nineteen questions construing provisions of Cass Highway Law-----	882
FERTILIZERS—	
Board of Agriculture—Barn yard manure—Interpretation of statute regulating sale of fertilizers-----	1686
FIDELITY INSURANCE COMPANIES—	
Fidelity or Indemnity Insurance Company—Must have authorized paid up capital stock of not less than \$250,000 to qualify as surety under provisions of Section 2723 G. C.-----	1428
FIELD OFFICERS—	
Marysville Reformatory for Women—No specific authority for appointment of field officers—Employes may be appointed who would have some of the powers of field officers-----	1544
FIFTEEN-MILL LIMITATION—	
See also Smith One Per Cent Law—Taxes and Taxation—Tax Commission.	
Board of Education—	
Bonds issued pursuant to Section 7625 G. C. for construction of school building—Tax levy certified to County Budget Commission after electors had voted favorably for bond issue—Where Budget Commission had completed work and certified its findings to County Auditor, <i>if levy within fifteen-mill limitation</i> , said Budget Commission may certify same to County Auditor—Duty of County Auditor to determine tax rate necessary to produce amount needed -----	1699
Bond issue to purchase site and erect high school building may be submitted at special or general election—Additional tax for high school purposes, how submitted—Bonds issued under Sec. 7669 G. C. for high school building must be issued by each district separately and majority of electors in each district must approve—Levy for interest and sinking fund—How apportioned—Site purchased by Boards of Education for several united districts—Limitations of levy for interest and sinking fund discussed -----	1100

FIFTEEN-MILL LIMITATION—Concluded—

Boards of Education—Concluded—

Bonds—May not be issued for purposes mentioned in Section 7630-1 G. C. except upon approval of electors of school district in manner provided by Sections 7625 and 7626 G. C.—Bonds may not be issued if practicable to secure funds by Section 7625 et seq. and Section 5649-5b G. C.—Erection of school buildings.....	1654
Bonds issued for road construction prior to going into effect of Cass Highway Law—Roads improved by Garrett and Thomas Laws, Sections 6926 to 6956 G. C. inclusive—What limitations applicable to tax levies for said purpose—Cass Law limitations not applicable	1532
Cass Highway Law—Discussion of tax levying sections—Whether or not interior limitations and ten and fifteen-mill limitations apply to tax levies authorized to be made by Township Trustees and County Commissioners—Taxable property that is and is not subject to levies authorized for township and county road purposes—General discussion of tax levying powers and limitations under provisions of Cass Highway Law.....	541
County Detention Home—Construction of Sections 2434 and 5638 G. C.—Purchase of land and erection of such home—Section 1670 G. C. confers no authority on County Commissioners to construct or erect Detention Home—Maintenance of such home authorized by Section 1671 G. C.—County Commissioners appoint persons necessary to care for children therein where counties have population less than forty thousand.....	1623
County Commissioners—When “emergency” occurs in repair of roads—Levy made under Section 7419 G. C. is not subject to fifteen-mill limitation provided by Section 5649-5b, G. C.....	1017
Municipal corporation—Building owned by municipality condemned by State Inspector of Workshops and Factories—When levy can be made outside of ten-mill limitation and within fifteen-mill limitation for said improvement.....	1709
Roads and highways—Interpretation of Section 6928 G. C.—Tax levying Sections 6956-1 and 3298-18 G. C. are subject to fifteen-mill limitation—Township Trustees may make levies under both Sections 3298-1 and 3298-18 G. C.—Different levies—When Township Trustees may submit question of bond issue for road improvement—Particular roads need not be designated in making road levies under Sections 3298-1 and 3298-18 G. C.—Property assessed when road was built may be reassessed for improvement, repair or reconstruction of road under Section 6906 G. C.....	537

FINDINGS—

Constables—Where no vacancy, no authority to appoint additional Constable—Such special Constables without authority to perform duties—Not entitled to fees—No finding for recovery—Motor vehicle speed laws.....	1703
------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

FINES—

Clerk of Courts—Where fines collected were paid into general county fund—Should have been paid to Law Library Association—County Commissioners may allow claim.....	1331
---------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

FINES—Concluded—	Page.
Collected for violations of Section 1261-63 G. C. are required to be paid into county treasury—When County Commissioners may allow fees to officers named in Section 3017 G. C., although fines are payable into municipal treasury—Balance of fine and costs payable to Magistrate when accused desires to be discharged from jail after commitment for nonpayment of same.....	617
County jails—Discharge of prisoners when committed to jail in default of payment of fine and costs.....	1979
Imposed by Common Pleas and Probate Courts for violations of any local option laws should be paid into county treasury—When part of such fines are to be turned over to Law Library Associations....	52
Justice of Peace—Speeding of automobiles—When plea of guilty to charge of violating Section 12604 G. C. is made before Justice of Peace he is without jurisdiction to render final judgment—Exception—How fines illegally paid under Section 12604 G. C. can be recovered	1437
Municipal corporations—May enact ordinances to punish same acts as are punished by state laws—City limited to powers granted—Fines collected under said ordinances go into municipal treasury.....	1839
Municipal Court, Columbus, Ohio—Section 3056 G. C. construed—Said section applicable to fines assessed and collected by above court...	1967
FINGER—	
Workmen's Compensation Law—Minimum period for which compensation may be awarded for loss of one-third of fourth finger is five weeks—Where disability for loss of one-third of fourth finger is for greater period than five weeks—Award may be made under Section 1465-79 G. C.	94
FIRE—	
Building Commission—Salary—Sections 2343 to 2366 G. C. applicable to Commission—County Commissioners approve plans and Prosecuting Attorney approves contracts—How inmates are to be cared for when Infirmary destroyed.....	216
FIRE APPARATUS—	
Industrial Commission—Without authority to inspect boilers on municipal fire apparatus.....	1858
FIRE INSURANCE—	
Board of Deputy State Supervisors and Inspectors of Elections—Section 12911 G. C. is violated when member of such board sells fire insurance to political subdivision with which he is not connected where premium more than \$50.00.....	1275
Insurance—Taxation of agents' balances for life and fire companies distinguished—See Opinion No. 1821, July 31, 1916, to Tax Commission of Ohio.....	1889
Taxes and taxation—Insurance companies—Agents' balances—How taxable	1307
How computed in year 1915 when statute was amended by Legislature and same took effect before tax was due—Amended statute governs—Gross premium receipts <i>less</i> returned premiums and considerations received for reinsurance basis for computation.....	106

FIREMEN (CITY)—	Page
Municipal corporations—Ordinances providing for compensation of disabled or temporary firemen—When temporary firemen may be employed and paid compensation for performance of duties of disabled firemen—From what funds payment authorized—City of Piqua	1845
FISH—	
Approval—	
Contract for construction of fish hatcheries at Lake St. Marys, Ohio	1321
Leases to Board of Agriculture of Ohio for fish hatcheries.....	1519
FISH AND GAME LAWS—	
Fees—Marshals—Chiefs of Police—Sections 4387 and 4534 G. C. construed—Collections under Section 4581 G. C.—Three classes of cases—Fees of witnesses and jurors under fish and game laws, Section 1387 G. C.—Officers who should serve processes issuing from various Police Courts—Fees in such cases.....	1814
Prosecutions instituted by affidavit of Game Warden—Offense not committed in presence of such Warden—Costs cannot be collected from county in case of acquittal or discharge of defendant from custody—Proviso when costs can be collected from county.....	1601
FISH AND GAME CASES—	
Justice of Peace—Costs—If judgment of conviction in fish and game case is reversed in Court of Common Pleas, justice is entitled to his costs—See Section 1404 G. C.....	1750
FIVE-THIRDS RULE—	
Civil Service—Five-thirds rule—When list of competitive eligibles is requested for more than one position one person may be certified to appointing authority for each position to be filled and two additional names added to list.....	1273
FIVE-MILL LIMITATION—	
Board of Education—Bond issue to purchase site and erect high school building may be submitted at special or general election—Additional tax for high school purposes, how submitted—Bonds issued under Section 7669 G. C. for high school building must be issued by each district separately and majority of electors in each district must approve—Levy for interest and sinking fund—How apportioned—Site purchased by Boards of Education for several united districts—Limitations of levy for interest and sinking fund discussed.....	1100
Municipal corporation—Building owned by municipality condemned by State Inspector of Workshops and Factories—When levy can be made outside of ten-mill limitation and within fifteen-mill limitation for said improvement.....	1709
FLAG—	
American flag on handkerchiefs—Manufacture for sale or having same in possession for purpose of sale—Violation of Section 12396 G. C.....	1443

	Page
FLOOD—	
County Children's Home—Destroyed by flood of 1913—Real estate disposed of—Abandonment complete—May now proceed under Section 3077 G. C. to establish a home-----	1233
FLOOD EMERGENCY ACT—	
Bond issue—Flood Emergency Act, 103 O. L. 141—County Commissioners have continuing authority to issue bonds and notes to provide funds to repair, replace or reconstruct public property or ways, injured or destroyed in manner and at time described in said Section 1 of said Flood Emergency Act-----	1058
FLOOD EMERGENCY LAW OF 1913—	
County Commissioners—Section 5649-3d G. C., generally speaking, renders Section 2571 G. C. inoperative—Transfer of funds under Sections 2296 and 2297 G. C.—When such appropriation is available in view of limitation fixed by Sections 5649-3a and 5649-3d G. C.—Illegal transfer, how corrected—Where County Auditor failed to charge back election expenses due from political subdivisions—May proceed under Section 2571 G. C. to reimburse fund—Commissioners may borrow money to pay for county charges in institution for Feeble Minded—May not borrow for overdraft under authority of Section 5656 G. C.—Commissioners may not borrow money under said section to pay for labor on roads—County has continuing authority to issue bonds and notes—Flood emergency Act for purposes mentioned in Section 3 of said act-----	1065
FLOOD PROTECTION—	
Proposed agreement between state and the Miami Conservancy District, approved -----	242
FOOD—	
Municipal corporation—Chief of Police may not certify to any bill for food furnished prisoners in excess of contract price—Chief receives regular salary for duties of his office—May not be allowed any additional compensation-----	1336
Sheriff—Compensation for feeding prisoners employed upon highway work—Claim submitted, disapproved-----	1973
FOOD AND DRUG LAWS—	
Sale of wood and denatured alcohol—Statutes regulating sale of intoxicating liquors and also those governing adulterated food and drugs have no application—May be sold by garage men and hardware dealers—Containers—How labeled-----	1664
FOOD PRODUCT—	
Interpretation of Section 5785 G. C. as to what is not "misbranding" under said statute—When product contains substantial proportion of each of said ingredients on label—What constitutes substantial proportion of any ingredient—Towle's Log Cabin Syrup-----	255

FORCE ACCOUNT—

	Page
Roads and Highways—	
Answers to nineteen questions construing provisions of Cass Highway Law.....	382
How to proceed where person claims to have been injured by reason of negligence of employes of state engaged in constructing road by force account—Claim presented to Legislature.....	1768
When County Highway Superintendent repairs road by force account—May contract for materials upon basis of number of tons hauled	1231
State Board of Public Buildings—Wyandotte Building—Board required to follow provisions of Section 2314 et seq. G. C. in contracts over three thousand dollars.....	1614

FOREIGN CORPORATION—

When foreign corporation purchases property in Ohio and conveys same to trustee—Whether value of such property is to be considered as capital of foreign corporation when it is qualified to do business in Ohio.....	740
When same qualifies to do business in this state and still owns property in this state but no longer is "doing business" in state—Required to pay minimum fee of ten dollars in compliance with Section 5503 G. C.—When corporation may retire from this state and continue to hold property here.....	995
Where same enters into contract with owner of land in this state and a trustee for said owner—When such foreign corporation is doing business in Ohio.....	1061

FOREIGN FRATERNAL SOCIETIES—

Brotherhood of All Railway Employes, a foreign fraternal benefit association, cannot be licensed to do business in Ohio—Its charter authorizes payment of death benefits only in event of death resulting from <i>accidents</i> —Such provision does not meet requirements of General Code of Ohio.....	57
---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	----

FOREIGN INSANE—

Board of Administration—Without power to enter into binding contract—No objection to proposed reciprocal arrangement with other states for care of nonresident insane.....	273
----------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----

FOREIGN STATE—

Mothers' Pension Law—The words "legal residence" in Section 1683-2 G. C., 106 O. L. 436 construed.....	314
--------------------------------------------------------------------------------------------------------	-----

FORFEITED LAND SALE—

Taxes and taxation—Land purchased at forfeited land sale—Not in existence—Purchaser entitled to refund under Section 2589 G. C.	766
---------------------------------------------------------------------------------------------------------------------------------	-----

FORGERY—

Forms of documents to be used in extradition from other states of persons charged with crime in this state.....	791
-----------------------------------------------------------------------------------------------------------------	-----

FORMS—

Armory site—Form of deed from Webb C. Hayes and wife to state for armory at Fremont Ohio.....	1027
-----------------------------------------------------------------------------------------------	------

FORMS—Concluded—	Page.
Board of Education—Form of hypothecation of bonds as collateral security for deposit of funds of a school district in bank duly designated as depository for such funds.....	388
County Commissioners—	
Forms of application for state aid on highways within villages.....	384
Form of primary ballot for nomination of candidates for County Commissioner to fill an unexpired term.....	978
Municipal corporation—Special assessment for nonresidents who own real estate in city may include several parcels of land in one notice—Newspaper entitled to legal compensation according to form submitted by city officials.....	1222
Of agreement for rescission of contract between state and the Engineering Service Company.....	613
Of documents to be used in extradition from other state of persons charged with crime in this state.....	791
Roads and Highways—	
County Commissioner's duty to acquire right of way for temporary highway—State Highway Commissioner must procure right of way for permanent improvement when he is proceeding without co-operation of local authorities—Forms of deed and statement to Probate Judge in such cases.....	779
Forms for ordinances where State Highway Commissioner extends road improvement through village and co-operates directly with village	1046
Rural post roads—Form of assent by Governor to entitle state to federal aid	1319
Superintendent of Public Works—Form of legal advertisement for sale of canal lands—B. F. Goodrich Company.....	941
Veterinary medicine—Form of indictment for illegal practice of same..	1110
 FORT JENNINGS MEMORIAL—	
Disapproval of contract for said memorial building.....	870
Colonel Jennings Memorial Hall—Disapproval of contract—Consideration greater than balance of appropriation.....	1359
 FORT MEIGS MEMORIAL COMMISSION—	
Maumee Valley Pioneer and Historical Association—Abstract of title for purchase of real estate for said association, approved.....	1382
 FRANCE SLAG COMPANY—	
Corporation—Purchase of its own stock—Previously subscribed, issued and outstanding—Not restored to status of unissued stock—Continues to retain its character—Tax computed upon <i>all</i> its subscribed or issued and outstanding stock regardless of fact corporation has purchased portion of its stock.....	1322
 FRANCHISE—	
Roads and highways—Obstruction in public highways—Who shall remove said obstructions—County Commissioners may proceed to widen highway although franchise has been granted for electric railway upon such public highway.....	934

	Page
FRANCHISE TAXES—	
Taxes and taxation—Lien of state for franchise or excise taxes when same is inferior to lien of a mortgage—Two special kinds—Section 5506 G. C. construed.....	1822
FRANKLIN COUNTY CONSERVANCY DISTRICT—	
Commissioner of Public Printing—Franklin County Conservancy District report not authorized to be printed under Section 173-2 G. C., 106 O. L. 514.....	556
FRATERNAL BENEFIT SOCIETIES—	
Brotherhood of All Railway Employes, a foreign fraternal benefit association, cannot be licensed to do business in Ohio—Its charter authorizes payment of death benefits only in event of death resulting from <i>accidents</i> —Such provision does not meet requirements of General Code of Ohio.....	57
FRATERNAL ORGANIZATIONS—	
Liquor License Law—Application to social clubs and fraternal organizations—When sale is made by club the transaction constitutes a sale	413
FRAUD—	
Municipal corporation—Excessive amounts allowed by city to contractors on partial estimates—Interest not chargeable in absence of fraud—Not entitled to interest on final estimate until demand for balance and refusal.....	226
FREE TEXT BOOKS—	
Approval, synopsis for initiative law to provide free text books in public schools.....	551
Approval, synopsis for initiative law to provide free text books in public schools—Resubmitted	605
FREMONT—	
Armory site—Form of deed from Webb C. Hayes and wife to state armory at Fremont, Ohio.....	1027
FUGITIVE FROM JUSTICE—	
Forms of documents to be used in extradition from other states of persons charged with crime in this state.....	791
Deposit with Clerk of Court of ten cents per mile—When fugitive escapes—Contingencies prevented from happening—How deposit may be demanded and received for sister state.....	1588
FUNDS—	
Agricultural extension fund—Moneys received by State Treasurer from counties and federal government for above purpose not payable into state treasury—It is a trust fund.....	570
Banks and banking—Depositories of public funds—Hypothecated securities in lieu of bond—Default of depository—To what extent said securities may be sold by political subdivision.....	819

FUNDS—Continued—

Board of Education—

Page

Depository bank for school funds—When closed and receiver appointed—Whether or not board can borrow money to pay obligations previously incurred until they realize on depository bond...	683
Form of hypothecation of bonds as collateral security for deposit of funds of a school district in bank duly designated as depository for such funds.....	388
How notes may be executed to constitute a legal obligation against school funds of district.....	469
Of rural school district—Funds may not be expended in acquiring "right of way" through private property for use of pupils who are required to be transported.....	930
When member of rural board brings action to enjoin another member from serving on such board—Attorney's fees—Not payable from school funds.....	552
Where school teachers' pension fund is maintained—Clerk-Treasurer of School Board becomes Treasurer of Board of Trustees of said school teachers' pension fund—Neither board has authority to provide depository for said fund.....	1092
Board of Library Trustees—Library fund—Custodian of fund—See Opinion No. 1059, November 30, 1915.....	555
Building and Loan Associations—	
Depositors may withdraw funds by non-negotiable orders—Same assignable—Section 9652 G. C. construed.....	1775
May invest funds in securities that are accepted by United States government to secure postal savings deposits in national banks...	1720
Civil service—Applicants for examinations—Traveling expenses may not become charge against state.....	116
Commissioner of Public Printing—Franklin County Conservancy District report not authorized to be printed under Section 173-2 G. C., 106 O. L. 514.....	556
County Children's Home—Refusal of Board of State Charities to renew certificate—County Auditor not prohibited from issuing warrants for support of home for bills contracted subsequent to revoking certificate.....	573
County Commissioners—	
Not authorized to expend county funds upon bridges within municipalities unless such bridges are on state or county roads—See Sections 2421 and 7557 G. C.....	1152
Section 5649-3d G. C. generally speaking renders Section 2571 G. C. inoperative—Transfer of funds under Section 2296 and 2297 G. C.—When such appropriation is available in view of limitation, fixed by Sections 5649-3a and 5649-3d G. C.—Illegal transfer, how corrected—Where County Auditor failed to charge back election expenses due from political subdivisions—May proceed under Section 2571 G. C. to reimburse fund—Commissioners may borrow money to pay for county charges in Institution for Feeble Minded—May not borrow for overdraft under authority of Section 5656 G. C.—Commissioners may not borrow money under said section to pay for labor on roads—County has continuing authority to issue bonds and notes—Flood Emergency Act for purposes mentioned in Section 3 of said act.....	1065

FUNDS—Concluded—	Page
Farmers' Institutes—Moneys received by Dean of College of Agriculture of Ohio State University are not to be paid into state treasury— —It is a trust fund.....	568
Municipal Corporation—	
Annexation of territory from one or more townships to a city—How funds and indebtedness of said township are to be apportioned in such case—City of Akron.....	918
Not entitled to part of county bridge fund—County Commissioners—Not authorized to expend county funds upon bridges within municipalities unless such bridges are on state or county roads.....	828
Ohio Agricultural Experiment Station—Adam-Hatch fund received from federal government for purpose of conducting agricultural experiments—How such fund should be appropriated.....	1262
Ohio Soldiers' and Sailors' Home—Funds of deceased inmates—How disposed of—Administrator or executor should be appointed.....	165
Prosecuting Attorney—"Futherance of justice fund"—Bids for deposit of fund not required—Prosecutor's bond is county's security.....	55
Roads and highways—Road Commissioners without authority to enter into contracts after Cass Highway Law became effective—Funds remaining should be applied to indebtedness of road district.....	586
State Dental Board—Interpretation of Section 1316 G. C. and Section 22, Article II, Constitution—Specific appropriation required of moneys paid into state treasury.....	220
State Highway Commissioner—	
Main market road and intercounty highway funds—How disbursed—Former cannot be paid to county and disbursed by it—Section 1203 G. C. governs intercounty highway funds.....	376
May use both intercounty and main market road funds in co-operation with County Commissioners when highway has been designated as an intercounty highway and main market road.....	474
Treasurer of State—When such officer may create collection account in some bank—Limitations of statutes applicable to depositories of active and inactive funds.....	525
Township Treasurer—Custodian of funds raised under Section 7033 to 7052 G. C. (now repealed)—Not entitled to fees for disbursing such funds—Recovery may be had against him.....	760
FURNACES—	
Industrial Commission—Authority under building code to issue general order fixing requirements for heating public buildings.....	1551
"FURTHERANCE OF JUSTICE FUND"—	
Prosecuting Attorney—	
"Furtherance of Justice Fund"—Bids for deposit of fund not required—Prosecutor's bond is county's security.....	55
May not use money drawn under Section 3004 G. C. to pay assistants, clerks or stenographers who are appointed under and by virtue of Section 2915 G. C.....	118
When an allowance under provisions of Section 3004 G. C. may be expended in employment of person to procure evidence against violators of the law regulating speed of motor vehicles.....	1453

	Page
GALLIPOLIS (CITY—	
County Commissioners—When “emergency” occurs in repair of roads— Levy made under Section 7419 G. C. is not subject to fifteen mill limitation provided by Section 5649-5b G. C.-----	1017
GAME WARDEN—	
Fish and game laws—Prosecutions instituted by affidavit of game warden —Offense not committed in presence of such warden—Costs can- not be collected from county in case of acquittal or discharge of defendant from custody—Proviso when costs can be collected from county -----	1601
GARAGE MEN—	
Sale of wood and denatured alcohol—Statutes regulating sale of intoxi- cating liquors and also those governing adulterated food and drugs have no application—May be sold by garage men and hardware dealers—Containers—How labeled-----	1664
GARNISHMENT—	
In an action to collect debt from a state employe—State may not be made a garnishee -----	348
Workmen’s Compensation Act—No authority of law for Industrial Com- mission to request State Highway Department to withhold pay- ment of money earned by an employer, to pay an award allowed by said commission—How money might be obtained-----	1744
GARRETT LAW (ROADS)—	
Bonds issued for road construction prior to going into effect of Cass Highway Law—Roads improved by Garrett and Thomas laws, Sections 6926 to 6956 G. C. inclusive—What limitations appli- cable to tax levies for said purpose—Cass law limitations not applicable -----	1532
GAS COMPANY—	
Taxes and taxation—Contract between Logan Natural Gas and Fuel Com- pany and the Citizens Gas and Electric Company of Elyria, Ohio, construed—Question as to whether contract is one of sale or agency must be determined by each agreement-----	1756
When corporation is “natural gas” company within meaning of public utility tax statutes of 1911—Such company required to pay ex- cise taxes on basis of entire receipts from all business done— Who is liable for omitted taxes when assets of company sold to another company—Charge should be made against company ac- tually in default-----	901
GAS AND OIL LEASES—	
Approval, gas and oil lease to T. H. Love, Leesburg, Ohio-----	1521
Approval, lease of portion of Ohio canal in Muskingum County to the Columbus Oil and Fuel Company-----	683
GASOLINE—	
Automobile for County Infirmary—County Commissioners may purchase oil, gasoline and tires for automobiles furnished by Superintend- ent of County Infirmary—Such service may be required in fixing superintendent’s compensation -----	1800

GENERAL ASSEMBLY—

	Page
See also Governor—Legislature.	
Answers to sixteen questions in regard to officers and members of the General Assembly—Attendance and mileage of members—Salaries of clerks—Purchase of articles for use of General Assembly—What vouchers should be approved by Clerk of House of Representatives and President of Senate—Portrait of Lieutenant Governor—No prohibition against a member being interested in contracts let by state—Telephone and telegraph service of members, private and public—Postage—Auditor of State can prescribe system of accounting for General Assembly.....	66
Roads and highways—How to proceed where person claims to have been injured by reason of negligence of employes of state engaged in constructing road by force account—Claim presented to legislature	1768
Salary of member—Certificate of Speaker of House of Representatives, conclusive—John A. Mansfield, Steubenville, Ohio.....	1132
Trustees of Ohio State University—Not authorized to dedicate land for street purposes without express legislative authorization.....	1730

GENERAL ELECTION—

Municipal corporation—Primary election is neither a regular or general election—Initiative and referendum—Failure of Board of Deputy State Supervisors of Election to submit ordinance or measure to electors at time special election should have been held—Should be submitted at next regular or general election—Certain limitation—City of Steubenville.....	1338
-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

GENERAL COUNTY FUND—

Cass Highway Law—County Highway Superintendent—Expenses of such officer to be paid from general county fund when same are incurred in performance of his duties with respect to roads and bridges	78
County Commissioners—	
Compensation of Building Commission for new court house—Also architects and other employes—From what fund paid—When expenses of said commission are paid from general county fund and when from building fund.....	360
May not borrow money to pay fixed expenses anticipating exhaustion of appropriation for general county fund—Salaries of County Surveyor and assistants.....	169
County Treasurer—Duplicate payment of taxes—Constitutes trust fund—Suggestions as to how money can be refunded.....	517
Roads and Highways—	
County Highway Superintendent—His expenses and compensation to be paid from general county fund.....	457
How compensation and expenses of assistants employed under Section 7181 G. C. are to be paid—How assistants, superintendents and inspectors employed under Section 1219 G. C. are to be paid	1160

GERMAN-AMERICAN SUGAR COMPANY—

Approval of order, State Board of Health to German-American Sugar Company at Paulding, in re pollution of Flat Rock Creek.....	436
--------------------------------------------------------------------------------------------------------------------------------	-----

GIRLS' INDUSTRIAL SCHOOL—		Page
Board of Administration—Girls' Industrial School—No appropriation to pay maternity expenses of such inmates who are out on probation	1939	
Dependent or neglected children—Law relating to such children distinguished from provisions applicable to delinquent children—Board of Administration orders—Juvenile court may issue further orders in regard to commitment of such children—See Section 1643 G. C.	1796	
GLOBE INSURANCE COMPANY—		
Domestic Insurance Company—Not "doing business" within meaning of Section 9590 G. C.—Not exempt from making reports as domestic corporation for profit under Section 5495 et seq. G. C.—Globe Insurance Company	1945	
GOODS AND CHATTELS—		
Intoxicating liquors—A license to engage in said business is not subject to levy and sale on execution issued for satisfaction of a judgment against the licensee.....	423	
GOODRICH COMPANY, THE B. F.—		
Approval, sale of canal lands in City of Akron to The B. F. Goodrich Company	1124	
Disapproval, proposed sale of certain canal lands in City of Akron to The B. F. Goodrich Company.....	927	
Sale of canal lands—Purchaser required to make certain changes in adjoining land retained by state—Notice of sale should contain conditions	195	
Superintendent of Public Works—Form of legal advertisement for sale of canal lands—The B. F. Goodrich Company.....	941	
GOODWIN, HOWARD G.—		
Approval, leases of certain canal and reservoir lands to the Northwestern Ohio Light Company and Howard G. Goodwin.....	1919	
GOODYEAR TIRE AND RUBBER CO., THE, AKRON, OHIO—		
Corporation—Redeemed preferred stock held to be merely withdrawn and may be reissued—The Goodyear Tire and Rubber Company of Akron, Ohio	758	
GOVERNMENT BONDS—		
Taxes and taxation—Philippine government registered bonds—Not taxable in Ohio.....	1968	
GOVERNMENT STAMPS—		
Bonds of township officers do not require government stamps under schedule A of the Emergency Revenue Act of 1914.....	137	
GOVERNOR—		
American flag on handkerchiefs—Manufacture for sale or having same in possession for purpose of sale—Violation of Section 12396 G. C.	1443	
Approval, certain oil and gas leases to Griffin Producing Company and T. R. Cowell.....	1300	
Approval of amendment of order, State Board of Health to City of Xenia, Ohio, to install sewers and sewage treatment plant.....	436	

GOVERNOR—Continued—	Page
Approval of Order, State Board of Health—	
Pollution of Mud Run by sewage from Village of Hubbard, Ohio--	177
Relative to water supply, Sebring, Ohio-----	176
To German-American Sugar Company at Paulding, in re pollution of Flat Rock Creek-----	436
Approval, Order of State Board of Health—	
In regard to pollution of Ottawa River by sewage from City of Lima	1644
Public water supply, Struthers, Ohio-----	1332
Requiring City of Wooster to install satisfactory water supply-----	1862
With reference to sewage in City of Akron-----	720
Board of Administration—Convict—No authority for issuance of condi- tional certificate of restoration-----	1113
Board of Embalming Examiners—When member assumes office—Com- pensation—When secretary assumes office—Special meetings— Purpose—Prosecutions for violations of embalming laws—Mem- bers not compensated for services-----	1464
Canal lands—Lease of same to City of Cincinnati—Acts of 1911, 1913 and 1916 considered—Act of 1913 without effect since no lease was executed under it—How new lease should be executed-----	1266
Colonel Jennings Memorial Hall—Disapproval of contract—Consideration greater than balance of appropriation-----	1359
County Commissioners—	
Expenses incurred in arrest and return of person charged with felony who has fled from state—State liable for expenses only when requisition has been properly made for such prisoner-----	658
Joint county ditches—Civil Engineer appointed by Governor—Duties —Compensation, how paid—No authority for engineer to employ assistants—Section 6537 G. C., 103 O. L. 836, construed-----	533
Dayton State Hospital—Approval of certain quit claim deeds authorized by Senate Bill No. 292, 106 O. L. 427-----	669
Forms of documents to be used in extradition from other states of per- sons charged with crime in this state-----	791
For Jennings Memorial—Disapproval of contract for said memorial building-----	870
Fugitive from justice—Deposit with Clerk of Court of ten cents per mile —When fugitive escapes—Contingencies prevented from hap- pening—How deposit may be demanded and received for sister state-----	1588
Judge of Common Pleas Court—Votes cast for congressman who holds Common Pleas Judgeship—Constitutional limitation not appli- cable to such office—Certificate of election-----	1934
Judge of Court of Appeals—How commissions should read—Appellate instead of judicial-----	1909
Mobilization of Ohio National Guard—Band of Engineer Battalion en- titled to payment out of state funds from time Secretary of War directed that said band was not included in call of President un- til mustered out-----	1805
Offices Incompatible—	
Member of County Board of Revision—Trustee of Ohio Soldiers' and Sailors' Orphans' Home, Xenia, Ohio-----	553
Township or rural assessor—Member of Board of Trustees of Ohio Soldiers' and Sailors' Orphans' Home at Xenia, Ohio-----	831

GOVERNOR—Concluded—

	Page
Ohio Penitentiary Commission—	
Proposal of architects not approved—Covers services in supervision of construction of buildings—Construction of buildings under jurisdiction of Ohio Board of Administration.....	1030
Proposition of architects under date of July 6, 1916, legal.....	1195
Ohio State University—Supplemental contract for construction of shop building approved	713
Rural post roads—Form of assent by Governor to entitle state to federal aid	1319
Secretary of Agriculture of United States—Rural post roads—Certain required information before state entitled to federal aid for rural post roads	1313
State Board of Health—	
Approval of order for sewerage system, Village of Worthington....	1861
Approval of order requiring City of Canton to install sanitary trunk sewers to correct pollution of east and west branches of Nimi-shillen Creek	1861
State Board of Public Buildings—Wyandotte building—Board required to follow provisions of Section 2314 et seq. G. C. in contracts over three thousand dollars.....	1614
Superintendent of Public Instruction—Vacancy in office—Person appointed continues for full term of four years—Constitutional provision governs appointment.....	292

GRADE CROSSINGS—

Roads and highways—Cass Highway Law does not authorize County Commissioners to appropriate property for sole purpose of widening main market road—Interpretation of statutes authorizing appropriation of land for elimination of railway grade crossings—Effect of Cass Highway Law upon such proceedings—Bond provision for county's share of cost discussed.....	1239
State Highway Commissioner—Authority to appropriate land over railroad tracks—State Commissioner should not exercise authority—No machinery for such officer to enforce contribution by railway company	1248

GRADE OF STREET CHANGED—

Municipal corporation—Council changes grade of street after contract has been let at a unit price for all excavation—Contractor not required to make additional excavation at price bid on original contract	514
--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----

GRADE SCHOOL—

Board of Education—Bonds issued for purpose of purchasing site whereon to erect high school building—May not be used for erection of grade school building.....	1778
-----------------------------------------------------------------------------------------------------------------------------------------------------------------	------

GRAND JUROR—

Jury service—Talesmen—Bystanders—When entitled to fee.....	962
------------------------------------------------------------	-----

GRAND JURY—

Question of sanity of person accused of crime—Before and after indictment—How determined—When insane person is committed to Lima State Hospital—Procedure—Costs cannot be collected from state where person found guilty of crime is in same verdict found to be insane.....	1411
------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

	Page
GRAND STAND—	
Disapproval, transcript of proceedings for bond issue, Miami County, Ohio, for construction of grand stand at Miami County fair grounds—Tax duplicate insufficient to make required levy-----	857
GRAVELED ROADS—	
Construction of phrase "improved roads" as found in Section 13421-12 G. C.—Applies to graveled roads—What constitutes an offense under above section—Destruction of highways-----	1105
GREAT WESTERN LIFE INSURANCE COMPANY OF COLUMBUS, OHIO—	
Approval, articles of incorporation, The Great Western Life Insurance Company of Columbus, Ohio-----	567
GREENVILLE (CITY)—	
Appeal from order of State Board of Health by City of Greenville—Referee Engineers—Their powers—Past, present and future—Physical condition to be considered by said engineers-----	721
GRIFFIN PRODUCING COMPANY—	
Approval, certain oil and gas leases to Griffin Producing Company and T. R. Cowell-----	1300
GROSS EARNINGS—	
Taxes and taxation—Contract between the Cleveland Railway Company and Cleveland, Painesville and Eastern Railroad Company—Excise taxes—Gross earnings for purpose of tax-----	1371
GRONIGER, C. B.—	
Approval, synopsis for initiative law to provide free text books in public schools -----	551
Approval, synopsis for initiative law to provide free text books in public schools—Resubmitted -----	605
GUARANTY FUND—	
Municipal corporation—Contractor is entitled to interest accruing on guaranty fund, if it is so stipulated in contract-----	174
GUARDIAN—	
Ohio Soldiers' and Sailors' Home—Probate Court of Erie County, Ohio, has jurisdiction to appoint administrator or guardian of estate of deceased inmate of such home-----	179
Workmen's Compensation Law—When Probate Court approves settlement made by guardian for benefit of minor children in claim under Section 27 of said law and bond is executed, where facts clearly show recovery could not be had upon an action to enforce collection of award, Industrial Commission has authority to approve settlement as outlined-----	881
GUARD RAILS—	
Roads and highways—Perpendicular wash bank more than eight feet in height—Duty of guard rail protection rests upon County Commissioners—Section 7563 G. C. construed-----	1462

GYMNASIUM—	Page
Combined Normal and Industrial Department of Wilberforce University —Approval of contracts for erection of gymnasium and also for erection of recitation building.....	1720
HALL—	
Township Trustees—When township hall may be sold.....	339
Industrial Commission—Authority under building code to issue general order fixing requirements for heating public buildings.....	1551
HANCOCK BROTHERS—	
Disapproval, lease of canal lands in city of Akron to Hancock Brothers, a partnership.....	917
HANDKERCHIEFS—	
American flag on handkerchiefs—Manufacture for sale or having same in possession for purpose of sale—Violation of Section 12396 G. C.....	1443
HARDWARE DEALERS—	
Sale of wood and denatured alcohol—Statutes regulating sale of intoxi- cating liquors and also those governing adulterated food and drugs have no application—May be sold by garage men and hard- ware dealers—Containers—How labeled.....	1664
HATCHERIES—	
Approval—	
Contract for construction of fish hatcheries at Lake St. Marys, Ohio	1321
Leases to Board of Agriculture of Ohio for fish hatcheries.....	1519
HATCH FUND—	
Ohio Agricultural Experiment Station—Adam-Hatch fund received from federal government for purpose of conducting agricultural ex- periments—How such fund should be appropriated.....	1262
HAYES, WEBB C.—	
Armory site—Form of deed from Webb C. Hayes and wife to state for armory at Fremont, Ohio.....	1027
HEALTH OFFICER—	
See Board of Health—State Board of Health.	
Antitoxin—When County Commissioners may pay for antitoxin procured by physician for indigent person	711
Board of Health—	
Council may be compelled by mandamus to establish such board— Council without authority to then abolish such board—Board is a continuing body—City of Conneaut.....	1696
Payment from public treasury of business losses accruing as an in- cident to promulgation of quarantine orders not authorized— Inability to market eggs and butter.....	953
Transportation and maintenance of leper—City of Norwalk is au- thorized to provide necessary funds.....	827

	Page
HEALTH OFFICER—Concluded—	
Commission for Blind—State Board of Health—How co-operation is to be effected under provision of Section 1367 G. C.—Prosecution for violation of said section.....	877
In villages—Holds office until successor is appointed and qualified.....	660
Township Boards of Health—Expenses—How paid.....	1122
Woman not eligible to hold such position.....	680
HEATING PUBLIC BUILDINGS—	
Industrial Commission—Authority under building code to issue general order fixing requirements for heating public buildings.....	1551
“HEBE”—	
Evaporated skimmed milk—Sale prohibited in Ohio—“Hebe”—Compound of evaporated skimmed milk and vegetable fats according to label	1575
HESS-SNYDER CO.—	
Approval—	
Sale of Ohio Canal lands in city of Massillon to Hess-Snyder Co.	1790
Sale of Canal Lands in city of Massillon to the Hess-Snyder Co.—Also sale of canal lands in Licking County, Ohio, to Emma E. Mears	1938
HIGH SCHOOL—	
See Board of Education—Schools—Superintendent of Public Instruction.	
Academic department of college or university supported by state in which teachers' training school is maintained—Person holding diploma from first grade high school entitled to admission to such department without condition.....	1969
Board of Education—	
Bond issue to purchase site and erect high school building may be submitted at special or general election—Additional tax for high school purposes, how submitted—Bonds issued under Section 7669 G. C. for high school building must be issued by each district separately and majority of electors in each district must approve—Levy for interest and sinking fund—How apportioned—Site purchased by Boards of Education for several united districts—Limitations of levy for interest and sinking fund discussed	1100
Bonds issued for purpose of purchasing site whereon to erect high school building—May not be used for erection of grade school building	1778
Bonds issued pursuant to Section 7625 G. C. for construction of school building—Tax levy certified to County Budget Commission after electors had voted favorably for bond issue—Where Budget Commission had completed work and certified its findings to County Auditor, <i>if levy within fifteen mill limitation</i> , said Budget Commission may certify same to County Auditor—Duty of County Auditor to determine tax rate necessary to produce amount needed.....	1699
Two adjoining village school districts are without authority to unite for high school purposes, only.....	554
Encyclopedia purchased for use of high school not a permanent improvement within meaning of that phrase as found in Section 7747 G. C.....	1079

HIGH SCHOOL—Concluded—

	Page
Board of Education—Concluded—	
Of rural school district which maintains no high school—How amount of tuition for board maintaining high school is to be computed...	1733
Rural school district which maintains no high school—Pupils attend school in another district—When board of former district is required to pay tuition of such high school pupils.....	976
Township rural school maintaining second grade high school—Pupils who attend first grade high school in another district for first three years and are not graduates of a second grade high school are not entitled to have tuition paid for fourth year's attendance at said first grade high school by township board maintaining second grade high school.....	162
Weak school district—Salary of part-time Superintendent.....	1301
Where pupil has Boxwell diploma at time of law's repeal—Has all rights and privileges conferred by Sections 7747 and 7748 G. C.—May attend high school although Boxwell law is repealed.....	1853
County Board of School Examiners—Terms of such members—Those eligible to appointment as members of such board.....	1423
Interpretation of Section 4740 G. C.—Amended twice by same Legislature—Effect—The word "Superintendent" defined—"State aid" refers to regular payment by state of part of salary of District Superintendent not to aid to weak school district—District employing part-time Superintendent may receive state aid to weak school district	1176
Joint high school—Rural school district contributes an average of seventy dollars per month toward salaries of teachers—Village school district an average of ten dollars per month—Rural district for such reason not debarred from state aid—Powers and duties of joint high school committee—See Section 7670 G. C.....	772
Schools—	
Minimum limitation on number of teachers employed in supervision district—Section 4738 G. C. has no application to separate supervisions continued under Section 4740 G. C.—Same application as to sections as amended in 106 O. L.—County Board of Education without authority to transfer territory from separate district continued under Section 4740 G. C. then or now.....	1499
Teacher's certificate of qualification questioned by State Inspector—Board of Education not liable personally for compensation paid teacher although certificate of grade of high school is withdrawn	1880

HOGAN, TIMOTHY S.—

Approval—

Synopsis for initiative petition to amend Constitution of Ohio by repealing Article XV, Section 10, Civil Service.....	615
Synopsis for initiative petition prohibiting liability insurance companies competing with workmen's compensation.....	1294

HOLIDAY—

Teacher in public schools may not make up for a day lost during term of teaching on Washington's birthday—Section 7687 G. C. construed	519
----------------------------------------------------------------------------------------------------------------------------------------	-----

	Page
HOME RULE AMENDMENT TO CONSTITUTION—	
Municipal corporations—Charters adopted under home rule amendment to Constitution which provide for civil service in cities supersede state law.....	403
HOME RULE CHARTER COMMISSION—	
Adoption of charter submitted by such Commission—How expenses of election for above purpose are to be paid—From county treasury..	703
HOME TELEPHONE COMPANY OF IRONTON—	
Public Utilities Commission—Orders of said Commission issued under authority of Section 614-60 G. C. are not required to be filed with Secretary of State—Purchaser, Home Telephone Company of Ironton—Property sold, Central Union Telephone Company exchange at Ironton.....	1547
HOOF AND MOUTH DISEASE—	
Board of Agriculture—Without authority to appoint appraisers to determine value of cattle which are required to be killed under Section 1114, G. C.....	19
HOSPITAL—	
Approval, supplemental contract for construction and completion of cottage No. 4 at Massillon State Hospital.....	1922
Board of Administration—	
Advertisement for five new cottages at different institutions may be made in same legal notice—Contract should be awarded to lowest bidder on each of said buildings.....	14
Cottage at Massillon State Hospital—Supplemental bid received subsequent to opening of original bid received cannot be considered in awarding contract.....	1328
Has authority to act as Commission in Lunacy—May transfer patients from one penal institution to Lima State Hospital without intervention of Probate Court—Vice versa.....	528
Successor of Trustees of Massillon State Hospital—As such authority has right to change contract with the Wheeling and Lake Erie Railroad Company and its receiver.....	109
Without authority to deed real estate without legislative consent..	340
Without power to enter into binding contract—No objection to proposed reciprocal arrangement with other state for care of non-resident insane.....	273
Board of Education—Without authority to pay teacher's salary and expenses while attending continuation school or university, nor to exchange teachers with another state or country; nor to make allowance to a teacher for successfully maintaining school savings bank—Board may establish elementary school in general city hospital—Cincinnati	122
Collateral inheritance tax—Construction of words "to or for use of an institution in this state for purpose only of public charity or other exclusively public purposes" as used in Section 5332 G. C.—Marietta, Ohio.....	466

HOSPITAL—Concluded—	Page
County Commissioners—Limited in contracts for medical and surgical treatment and hospital service to persons who are proper county charges—Levy authorized by Section 3138-2 G. C.—How contracts with hospitals under Section 2502 G. C. are limited.....	237
County Tuberculosis Hospital—Maintenance fund for same cannot be used for any other purpose—Section 2434 G. C. may be invoked for enlarging such hospital.....	716
Dayton State Hospital—Approval of certain quit claim deeds authorized by Senate Bill No. 292, 106 O. L. 427.....	669
Industrial Commission—Authority under building code to issue general order fixing requirements for heating public buildings.....	1551
Massillon State Hospital—Approval, contract for construction of cottage No. 4.....	1476
Municipal corporation—Council—Authorized to levy for funds to care for indigent sick of city—Without authority to levy tax for payment of losses sustained by hospitals by reason of contract between city and hospitals—Section 4021 G. C. construed—City of Youngstown.....	1377
Ohio Hospital for Epileptics—Superintendent—Letter may be mailed describing condition of patient in that institution to person contemplating marriage with such inmate.....	1081
Ohio State University—Trustees without authority to permit city of Columbus to erect hospital on campus—Contagious diseases.....	318
Post-mortem examinations—Ohio Hospital for Epileptics—If remains claimed by relatives, their consent must be obtained—Exception, death from violence.....	1418
Regulation of hours of labor—Females employed in laundry of city hospital—Section 1008 G. C., 103 O. L. 555, controls—Cincinnati General Hospital.....	845
 HOSPITAL (TUBERCULOSIS)—	
Board of State Charities—Tubercular patients at state sanatorium or tuberculosis hospital, city or county—When County Commissioners are liable for support of such patients at either of above institutions—Authority of Board of State Charities with respect to state sanatorium.....	393
 HOTEL—	
“Restaurant” includes dining room of hotel conducted on European plan—Section 1008 G. C. limits employment of females for such work to ten hours in any one day and fifty-four hours in any one week.....	801
 HOURS OF LABOR—	
See also Eight-Hour Law—	
Employment of females—Interpretation of Section 1008 G. C., 103 O. L. 555—Not operative as to females over eighteen years of age employed in mercantile establishments located in villages.....	1148
Regulation of hours of labor—Females employed in laundry of city hospital—Section 1008 G. C., 103 O. L. 555, controls—Cincinnati General Hospital.....	845
“Restaurant” includes dining room of hotel conducted on European plan—Section 1008 G. C. limits employment of females for such work to ten hours in any one day and fifty-four hours in any one week..	801

HOURS OF LABOR—Concluded—	Page
Roads and highways—Eight-Hour Law—Extraordinary emergencies— Road work prosecuted only during summer months—Incon- venience to public—Such reasons do not constitute emergency within meaning of Section 17-1 G. C.-----	1530
HOUSE BILL—	
No. 118 (106 O. L. 112)-----	589
No. 701 (106 O. L. 660)-----	19
No. 701, Section 6.-----	66
No. 701-----	236
No. 701 (106 O. L. 666)-----	876
No. 701 (106 O. L. 826)-----	972
No. 701-----	1137
No. 701 (106 O. L. 666)-----	1292
No. 701, 711-----	1349
No. 701, Section 9.-----	1495
HOUSE OF REPRESENTATIVES—	
Answers to sixteen questions in regard to officers and members of the General Assembly—Attendance and mileage of members—Sal- aries of clerks—Purchase of articles for use of General Assem- bly—What vouchers should be approved by Clerk of House of Representatives and President of Senate—Portrait of Lieutenant Governor—No prohibition against a member being interested in contracts let by state—Telephone and telegraph service of mem- bers, private and public—Postage—Auditor of State can prescribe system of accounting for General Assembly-----	66
General Assembly—Salary of member—Certificate of Speaker of House of Representatives, conclusive—John A. Mansfield, Steubenville, Ohio-----	1132
HUBBARD (VILLAGE)—	
Approval of order, State Board of Health, pollution of Mud Run by sewage from village of Hubbard, Ohio-----	177
HUMANE OFFICER—	
Appointed for “the ensuing year”—How long such officer is entitled to receive compensation-----	946
HYPOTHECATED SECURITIES—	
Banks and banking—Depositories of public funds—Hypothecated secur- ities in lieu of bond—Default of depository—To what extent said securities may be sold by political subdivision-----	819
HYPOTHECATION OF BONDS—	
Board of Education—Form of hypothecation of bonds as collateral se- curity for deposit of funds of a school district in bank duly desig- nated as depository for such funds-----	388

	Page
ILLEGITIMATE CHILD—	
Board of State Charities—When illegitimate child is “dependent child” under Section 1645 G. C.—Juvenile Court of county in which child is found has jurisdiction in such case.....	777
ILLINOIS SURETY COMPANY—	
Roads and Highways—	
Where contractor defaults in contract for state work—Where surety company which signed his bond is in hands of receiver—Proper course to pursue by Highway Commissioner.....	1346
Where contractor failed to perform contract—Highway Commissioner readvertised and relet same—Contract relet at excess amount—Surety liable	1345
IMBECILE—	
Adult person of feeble-mind—If public charge may be admitted to institution for feeble-minded youth—Sections 1901 and 1902 G. C. construed	1460
IMPRISONMENT—	
Justice of Peace, Police Judges and Mayors—Fees of Constables, Chief of Police, Marshal or other officer under Section 13426 G. C. refers to all classes of cases enumerated in Section 13423 G. C.—If other services besides making arrests and subpoenaing witnesses are required of officers mentioned in Section 13436 G. C. they are entitled to additional fees.....	1604
“IMPROVEMENT” (HIGHWAY)—	
Roads and highways—What is a “repair” of a highway—Opinion reaffirmed in which it was held State Highway Commissioner is not authorized to pay contractor an estimate based upon material delivered on site.....	1278
INACTIVE DEPOSITS—	
See also Banks and Banking.	
Treasurer of State—When such officer may create collection account in some bank—Limitations of statutes applicable to depositories of active and inactive funds.....	525
INCOMPATIBILITY—	
See Offices Incompatible.	
INDEBTEDNESS—	
Board of Education—	
Bonds issued under Section 4692 G. C. do not become an “indebtedness” of a school district until said bonds are actually sold and in process of delivery.....	847
When village school district has tax valuation of less than \$500,000, board should submit to electors question of reorganizing or dissolving such district—Sections 4681, 4682 and 4682-1 G. C. construed	1388
Commissioners of road district organized under old Section 7095 G. C.—	
When authorized to sell road building machinery under Cass Highway Law	635

INDEBTEDNESS—Concluded—	Page
County Board of Education—Transfer of territory—Board may transfer to an exempted village school district—See Section 4696 G. C., 106 O. L. 396—Transfer pursuant to Section 4692 G. C., 106 O. L. 396—Duty of board to which territory is transferred to levy taxes to pay indebtedness so apportioned to it.....	1005
Municipal corporation—Annexation of territory from one or more townships to a city—How funds and indebtedness of said township are to be apportioned—How funds and indebtedness of school districts are to be apportioned in such case—City of Akron.....	918
INDEMNITY INSURANCE COMPANIES—	
Fidelity or Indemnity Insurance Company—Must have authorized paid up capital stock of not less than \$250,000 to qualify as surety under provisions of Section 2723 G. C.....	1428
INDEPENDENT CONTRACTOR—	
Board of Agriculture—Relation of T. P. Riddle who conducted corn boys' trip for 1915 that of independent contractor—Board only authorized to pay expenses of secretary.....	1619
INDEPENDENT TICKET—	
Poll books—Tally sheets—Where transmitted in registration cities and where registration not required—Those of regular elections in odd numbered years for township officers and Justice of Peace returned to Township Clerk—Where other returns should be made—Ticket nominated by single petition printed in separate column—Independent candidates nominated by separate petitions in list to right of tickets—Returns of elections for election of officers of newly created municipality.....	86
INDIAN LAKE—	
See Superintendent of Public Works—Lease.	
Approval, form leases of reservoir lands at Indian Lake and St. Marys..	1107
Approval, leases of canal and reservoir lands to Lon Fisher, Arthur Stutz and John D. Doley.....	1821
Approval, leases of certain reservoir and canal lands to Alva B. Jones and T. V. Taylor, respectively.....	1927
INDICTMENT—	
Forms of documents to be used in extradition from other states of persons charged with crime in this state.....	791
Question of sanity of person accused of crime—Before and after indictment—How determined—When insane person is committed to Lima State Hospital—Procedure—Costs cannot be collected from state where person found guilty of crime is in same verdict found to be insane.....	1411
State Liquor Licensing Board—Charges filed against County License Commissioner—State board has power to hear charges—Not affected by reason of indictment against such County License Commissioner	1781
Veterinary medicine—Form of indictment for illegal practice of same....	1110

INDIGENT—	Page
Antitoxin—When County Commissioners may pay for antitoxin procured by physician for indigent person.....	711
Blind relief—One need not be totally blind to render him eligible—Question as to whether such person would become public charge—Section 2965 G. C.....	521
Board of State Charities—Tubercular patients of state sanatorium or tuberculosis hospital, city or county—When County Commissioners are liable for support of such patients at either of above institutions—Authority of Board of State Charities with respect to state sanatorium.....	393
County Commissioners—Limited in contracts for medical and surgical treatment and hospital service to persons who are proper county charges—Levy authorized by Section 3138-2 G. C.—How contracts with hospitals under Section 2502 G. C. are limited.....	237
Municipal corporation—Council—Authorized to levy for funds to care for indigent sick of city—Without authority to levy tax for payment of losses sustained by hospitals by reason of contract between city and hospitals—Section 4021 G. C. construed—City of Youngstown	1377
INDUSTRIAL COMMISSION—	
Under this heading bond issues approved or disapproved by the Attorney-General are indexed first.	
Approval of bond issue for Ballville Township road district, Ballville, Township, Sandusky County, Ohio.....	357
Approval of Transcript, Bond Issue—	
By City of Middletown, Ohio.....	189
For road improvement in Geauga County, Ohio.....	437
Approval of Transcript for Bond Issue, Board of Education of Washington Township, Pickaway County, Ohio.....	94
Approval of Transcript of Bond Issue—	
Bristol Township rural school district, Trumbull County, Ohio.....	304
City school district, Zanesville, Ohio.....	172
Village of Mentor, Ohio.....	159
Approval, synopsis for initiative petition prohibiting liability insurance companies competing with workmen's compensation.....	1294
Approval, Transcript of Bond Issue—	
Braceville Township rural school district, Trumbull County, Ohio..	626
For City of Lima, Ohio.....	437
For road improvement in Trumbull County, Ohio.....	438
For rural No. 1 school district of Newport Township, Washington County, Ohio	477
For Village of Linden Heights, Franklin County, Ohio.....	657
Jefferson County, Ohio.....	567
Monroe Township rural school district, Madison County, Ohio.....	337
Of Edison village school district, Morrow County, Ohio.....	172
Village of East View, Ohio.....	440
Village of East View, Ohio.....	441
Village of East View, Ohio.....	442
Village of East View, Ohio.....	443
Village of East View, Ohio.....	472
Village of East View, Ohio.....	473
Village of East View, Ohio.....	601

INDUSTRIAL COMMISSION—Continued—

	Page
Approval, Transcript of Bond Issue—Concluded—	
Village of Grand View Heights, Franklin County, Ohio.....	582
Village of New Albany, Ohio.....	597
Village of Shaker Heights, Ohio.....	443
Village of Shaker Heights, Ohio.....	444
Village of Shaker Heights, Ohio.....	445
Village of Shaker Heights, Ohio.....	446
Village of Shaker Heights, Ohio.....	447
Village of Shaker Heights, Ohio.....	461
Village of Shaker Heights, Ohio.....	462
Village of Shaker Heights, Ohio.....	463
Village of Shaker Heights, Ohio.....	464
Village of Shaker Heights, Ohio.....	465
Warren Township rural school district, Trumbull County, Ohio....	490
Approval, Transcript of Proceedings for Bond Issue—	
Batavia village school district—Bond form, incorrect recital.....	1808
Belmont County, Ohio.....	1596
Brighton Rural School District, Lorain County, Ohio.....	1170
By Auglaize County, Ohio.....	1520
By Belmont County, Ohio.....	1604
By Boardman rural school district, Mahoning County, Ohio.....	1173
By City of Findlay, Ohio.....	985
By City of Findlay, Ohio.....	986
By City of Mt. Vernon, Ohio.....	1887
By City of Mt. Vernon, Ohio.....	1888
By City of Mt. Vernon, Ohio.....	1906
By City of Wapakoneta, Ohio.....	1907
By City of Wooster, Ohio.....	907
By City of Wooster, Ohio.....	988
By Hudson village school district.....	1614
By Huron County, Ohio.....	1229
By Jackson Township rural school district, Jackson County, Ohio...	989
By Jefferson Township rural school district, Franklin County, Ohio	1799
By Lykens Township rural school district, Crawford County, Ohio	1228
By Madison County, Ohio.....	988
By Midway village school district, Madison County, Ohio.....	1512
By Monroe Township rural school district, Madison County, Ohio...	1596
By Montville Township road district in Geauga County.....	1707
By Muskingum County, Ohio.....	989
By New Antioch rural school district, Clinton County, Ohio.....	859
By New Richmond village school district, Clermont County, Ohio...	971
By Norwalk city school district, Hurou County, Ohio.....	860
By Paulding County, Ohio.....	1053
By Paulding County, Ohio.....	1054
By Poland Township rural school district, Mahoning County, Ohio...	986
By Reynoldsburg village school district, Franklin County, Ohio.....	1719
By Shelby County for improvement for Sidney-Plattsville road....	1880
By Shelby County, Ohio.....	1879
By Shelby County, Ohio.....	1882
By Sugar Grove village school district, Fairfield County, Ohio.....	1056
By Union County, Ohio.....	1038
By Union County, Ohio.....	1039
By Union County, Ohio.....	1040

INDUSTRIAL COMMISSION—Continued—

Approval, Transcript of Proceedings for Bond Issue—Continued—	Page
By Union County, Ohio.....	1041
By Village of Brewster, Stark County, Ohio.....	22
By Village of Crestline, Ohio.....	1662
By Village of Crestline, Ohio.....	1090
By Village of Eaton, Ohio.....	1938
By Village of Felicity, Clermont County, Ohio.....	970
By Village of Grandview Heights, Ohio.....	1603
By Village of Greenfield, Highland County, Ohio.....	1864
By Village of Laetonia.....	1950
By Village of Linden Heights, Franklin County, Ohio.....	1883
By Village of Linden Heights, Franklin County, Ohio.....	1882
By Village of Linden Heights, Franklin County, Ohio.....	1884
By Village of Linden Heights, Franklin County, Ohio.....	1885
By Village of Payne.....	1391
By Village of West Park, Cuyahoga County, Ohio.....	1886
By Washington Township rural school district.....	1646
By Warren County, Ohio.....	1708
Cedarville Township rural school district, Greene County, Ohio.....	1748
City of Cleveland, Ohio.....	709
City of Fremont, Ohio.....	1008
City of Fremont, Ohio.....	1009
City of Ironton, Ohio.....	719
City of Lakewood, Cuyahoga County, Ohio.....	687
City of Lakewood, Cuyahoga County, Ohio.....	688
City of Lakewood, Cuyahoga County, Ohio.....	689
City of Norwalk, Ohio.....	719
City of Norwalk, Ohio.....	720
City of Portsmouth, Ohio.....	670
City of Portsmouth, Ohio.....	776
City of Warren, Ohio.....	932
City of Warren, Ohio.....	933
City of Warren, Ohio.....	934
Dover Township rural school district, Tuscarawas County, Ohio— Bond form to be revised.....	906
Franklin Township rural school district.....	1748
Hancock County.....	1169
Kinsman Township, improved roads district, Trumbull County, Ohio.....	739
Lanier Township rural school district, Preble County, Ohio.....	1805
Leesburg village school district.....	800
Lordstown Township rural school district, Trumbull County, Ohio.....	712
Lowellville village school district, Mahoning County, Ohio.....	1055
Mercer County, Ohio.....	821
Mercer County, Ohio.....	822
Mercer County, Ohio.....	823
Mercer County, Ohio.....	824
Of Jefferson Township rural school district, Clinton County, Ohio.....	961
Of Trumbull County, Ohio.....	756
Of Village of London, Madison County, Ohio.....	987
Paulding County, Ohio.....	990
Paulding County, Ohio.....	991
Prairie Township rural school district, Franklin County, Ohio.....	865
Salt Creek Township rural school district, Pickaway County.....	1732

INDUSTRIAL COMMISSION—Continued—

	Page
Approval, Transcript of Proceedings for Bond Issue—Concluded—	
Sheffield Township rural school district, Lorain County, Ohio.....	906
Spencer Township rural school district, Medina County, Ohio.....	800
Tippecanoe Village school district.....	686
Truro Township rural school district, Franklin County, Ohio.....	1055
Village of Chicago Junction.....	940
Village of Chicago Junction.....	941
Village of Clyde, Ohio.....	1808
Village of Crestline.....	875
Village of Cuyahoga Falls, Ohio.....	1794
Village of East View, Cuyahoga County, Ohio.....	564
Village of East View, Cuyahoga County, Ohio.....	565
Village of East View, Cuyahoga County, Ohio.....	566
Village of Logan, Ohio.....	837
Village of Logan, Ohio.....	838
Village of Marble Cliff, Ohio.....	801
Village of Newcomerstown, Tuscarawas County, Ohio.....	844
Village of Shaker Heights.....	1784
Village of Shaker Heights.....	1785
Village of Shaker Heights.....	1786
Village of Shaker Heights.....	1787
Village of Shaker Heights.....	1788
Village of Shaker Heights.....	1789
Zane Township rural school district, Logan County, Ohio.....	992
Approval, transcript of refunding bond issue, Henry County, Ohio.....	657
Disapproval, bond issue of Dover Township rural school district, Tuscarawas County, Ohio.....	368
Disapproval, transcript of bond issue, Village of Jefferson, Madison County, Ohio—Assessment bonds issued by village to pay cost of paving between rails of an interurban railroad.....	478
By City of Newark, Ohio, bond form.....	407
By City of Mt. Vernon, Ohio.....	1886
Clinton Township, Seneca County, Ohio.....	679
Miami County, Ohio, for construction of grand stand at Miami County fair grounds—Tax duplicate insufficient to make required levy	857
Norwich Township, Huron County, Ohio—Road bonds not issued under provision of Cass Highway Law.....	739
Ridgefield Township, Huron County, Ohio.....	762
Appropriation made for definite number of employes cannot be used to pay compensation to employes in excess of definite number.....	1495
Authority under building code to issue general order fixing requirements for heating public buildings.....	1551
Bi-monthly wages—Board of Education is not controlled by Section 12946-1 G. C. for payment of wages in each calendar month.....	1056
Board of Censors of motion pictures—Members of such board are in unclassified service of State Civil Service.....	235
Boiler inspection—Insurance companies cannot be compelled to collect fee for certificate provided for in Section 1058-21 G. C.—General or special inspectors may collect said fees at time of inspection..	736

INDUSTRIAL COMMISSION—Continued—

	Page
Civil Service—	
Five-thirds rule—When list of competitive eligibles is requested for more than one position one person may be certified to appointing authority for each position to be filled and two additional names added to list.....	1273
No eligible list exists—Names may be certified from other lists most appropriate	1227
Commission for the Blind—When an applicant to its industrial schools receives an award from Industrial Commission on account of an injury in course of his employment, said fact does not of itself operate to deny him benefits of Section 1366 G. C.—Commission for Blind should exercise discretion.....	1236
County Recorder—No fee may be charged by such officer for filing an oil map	1045
Employment of females—Interpretation of Section 1008 G. C., 103 O. L. 555—Not operative as to females over eighteen years of age employed in <i>mercantile</i> establishments located in villages.....	1148
Has no discretion in payment of attorney's fees for claimant when such fee is fixed by trial judge.....	681
Municipal corporation—Building owned by municipality condemned by State Inspector of Workshops and Factories—When levy can be made outside of ten mill limitation and within fifteen mill limitation for said improvement.....	1709
Regulation of hours of labor—Females employed in laundry of city hospital—Section 1008 G. C., 103 O. L. 555, controls—Cincinnati General Hospital	845
“Restaurant” includes dining room of hotel conducted on European plan—Section 1008 G. C. limits employment of females for such work to ten hours in any one day and fifty-four hours in any one week	801
Steam boilers—Boilers of less than fifteen pounds pressure exempt from inspection when equipped with safety devices—Resolution authorizing inspection when boilers not so equipped, unnecessary..	22
Without authority to commute an award for permanent total disability to a lump sum.....	120
Without authority to inspect boilers on municipal fire apparatus.....	1858
Workmen's Compensation Law—	
Claim for compensation due an injured employe cannot be compromised by Industrial Commission before <i>suit action</i> or <i>proceeding</i> is brought against employer for collection of such compensation—Section 1465-74 G. C. construed.....	160
Industrial Commission advised to adjust premium due state insurance fund from The Columbus Bolt Works.....	212
In hearing before Industrial Commission costs made in taking depositions by a claimant may not be taxed by commission against a party	85
Minimum period for which compensation may be awarded for loss of one-third of fourth finger is five weeks—Where disability for loss of one-third of fourth finger is for greater period than five weeks—Award may be made under Section 1465-79, G. C.....	94
No authority for Industrial Commission to direct an employer who is self-insurer to pay compensation due an injured employe, to wife and children of said employe, so long as employe is living	1877

INDUSTRIAL COMMISSION—Concluded—
 Workmen's Compensation Law—Concluded— Page

No authority of law for Industrial Commission to request State Highway Department to withhold payment of money earned by an employer, to pay an award allowed by said commission—How money might be obtained----- 1744

Redpath Chautauquas Company of Ohio—Liability to said act, especially so-called "talent" used in its business----- 1434

State insurance fund is trust fund for payment of compensation to injured employes and dependents of killed employes—Said fund should be safeguarded—Claims should be clear but any doubt should be weighed carefully in favor of claimant----- 879

When allowance of compensation under two different sections may be made at same time to injured employe—Compensation for temporary total disability—Section 1465-79 G. C.—Amount for specific injuries—Section 1465-80 G. C.----- 1480

When Probate Court approves settlement made by guardian for benefit of minor children in claim under Section 27 of said law and bond is executed, where facts clearly show recovery could not be had upon an action to enforce collection of award, Industrial Commission has authority to approve settlement as outlined---- 881

INFIRMARY—
 See County Infirmary.

INHERITANCE TAX—
 See Collateral Inheritance Tax.

INITIATIVE LAW—

Approval, synopsis for initiative law to provide free text-books in public schools ----- 551

Approval, synopsis for initiative law to provide free text-books in public schools—Resubmitted ----- 605

INITIATIVE PETITION—

Approval, synopsis for initiative petition prohibiting liability insurance companies competing with Workmen's Compensation----- 1294

Approval, synopsis for initiative petition to amend constitution of Ohio by repealing Article XV. Section 10, Civil Service----- 615

INITIATIVE AND REFERENDUM—

Municipal corporation—Primary election is neither a regular or general election—Initiative and referendum—Failure of Board of Deputy State Supervisors of Election to submit ordinance or measure to electors at time special election should have been held—Should be submitted at next regular or general election—Certain limitation—City of Steubenville----- 1338

INJUNCTION—

Board of Education—When member of rural board brings action to enjoin another member from serving on such board—Attorney's fees—Not payable from school funds----- 552

INMATES—	Page
Board of Administration—Girls' Industrial School—No appropriation to pay maternity expenses of such inmates who are out on probation	1939
Building Commission—Salary—Sections 2343 to 2366 G. C. applicable to Commission—County Commissioners approve plans and Prosecuting Attorney approves contracts—How inmates are to be cared for when infirmary destroyed.....	216
County Children's Home—School of such institution not under supervision of County Board of Education unless requested by Board of Trustees of orphans' asylum, otherwise control of school is in Board of Trustees—Public school.....	816
Ohio Hospital for Epileptics—Superintendent—Letter may be mailed describing condition of patient in that institution to person contemplating marriage with such inmate.....	1081
Ohio Soldiers' and Sailors' Home—	
Funds of deceased inmates—How disposed of—Administrator or executor should be appointed.....	165
Probate Court of Erie County, Ohio, has jurisdiction to appoint administrator or guardian of estate of deceased inmate of such home	179
INQUEST—	
Post mortem examinations—Ohio Hospital for Epileptics—If remains claimed by relatives, their consent must be obtained—Exception, death from violence.....	1418
INSANE PERSON—	
Board of Administration—	
Has authority to act as Commission in Lunacy—May transfer patients from one penal institution to Lima State Hospital without intervention of Probate Court—Vice versa.....	528
Without power to enter into binding contract—No objection to proposed reciprocal arrangement with other states for care of non-resident insane	273
Ohio Soldiers' and Sailors' Home—Probate Court of Erie County, Ohio, has jurisdiction to appoint administrator or guardian of estate of deceased inmate of such home.....	179
Post mortem examinations—Ohio Hospital for Epileptics—If remains claimed by relatives, their consent must be obtained—Exception, death from violence.....	1418
Question of sanity of person accused of crime—Before and after indictment—How determined—When insane person is committed to Lima State Hospital—Procedure—Costs cannot be collected from state where person found guilty of crime is in same verdict found to be insane.....	1411
INSOLVENCY JUDGE—	
Judge of Court of Insolvency—No authority for county to pay court costs incurred by such judge in defending himself in suit for writ of prohibition	1502
INSPECTION (BOILERS)—	
Industrial Commission—Without authority to inspect boilers on municipal fire apparatus	1858

INSPECTOR—

	Page
Roads and Highways—	
County Highway Superintendent—Appointment of assistants, superintendents and inspectors for state work—Employed by County Highway Superintendent with approval of Chief Highway Engineer—When State Highway Commissioner appoints under Section 1182 G. C.—Road oiling machines.....	750
Expenses of assistants appointed under Section 1219 G. C. engaged in making surveys and plans—How apportioned—Expenses of assistants, superintendents and inspectors appointed by provisions of above section engaged in work of supervision and inspection—How apportioned	939
How compensation and expenses of assistants employed under Section 7181 G. C. are to be paid—How assistants, superintendents and inspectors employed under Section 1219 G. C. are to be paid.....	1160
Person may be employed as assistant under Section 7181 G. C. and also as assistant superintendent or inspector under Section 1219 G. C. subject to qualification that he cannot act in both capacities at same time—Compensation, how computed.....	965
State Liquor Licensing Board—Inspectors of said board are not entitled to witness fees and mileage in addition to salary.....	872
INSPECTOR OF AUTOMATIC COUPLERS—	
Assessment for maintenance of such office not required to be paid by railroads before August 1, annually.....	1086
INSPECTOR OF BUILDING AND LOAN ASSOCIATIONS—	
Building and Loan Associations—	
Depositors may withdraw funds by non-negotiable orders—Same assignable—Section 9652 G. C. construed.....	1775
May invest funds in securities that are accepted by United States government to secure postal savings deposits in national banks..	1720
May prevent withdrawal of stock of depositors before such stock has been paid up in full—Sections 9651 and 9652 G. C. construed in connection with contemplated constitution and by-laws of such associations	1862
The Superior Building and Loan Company—Complaint of James A. Devine, Inspector of Building and Loan Associations.....	648
INSPECTOR OF MINES—	
County Recorder—No fee may be charged by such officer for filing an oil map	1045
INSPECTOR OF ROAD IMPROVEMENT—	
Offices compatible—Township Trustee—Inspector of Road Improvement when road is constructed under provision of subdivision 3 of Section 6919, G. C.....	26
INSPECTORS OF WORKSHOPS AND FACTORIES—	
Civil Service—No eligible list exists—Names may be certified from other lists most appropriate.....	1227
INSTITUTES (FARMERS)—	
Farmers' institutes—Moneys received by Dean of College of Agriculture of Ohio State University are not to be paid into state treasury—It is a trust fund.....	568

INSTITUTION—

Board of Administration—	Page
Advertisement for five new cottages at different institutions may be made in same legal notice—Contract should be awarded to lowest bidder on each of said buildings.....	14
Successor of trustees of Massillon State Hospital—As such authority has right to change contract with the Wheeling and Lake Erie Railroad Company and its receiver.....	109
Children's Home—Trustees of such home without authority to transfer to other institutions, children committed to their care by Juvenile Court except upon order of such court.....	1296
Collateral inheritance tax—St. Vincent's Orphans' Asylum, Columbus, Ohio, exempt from said tax—Is institution of public charity.....	899

INSTITUTION FOR FEEBLE-MINDED—

Adult person of feeble-mind—If public charge may be admitted to institution for feeble-minded youth—Sections 1901 and 1902 G. C. construed	1460
Approval contracts and bonds for construction of five dormitory buildings—Institution for feeble-minded—Columbus State Hospital—Ohio Hospital for Epileptics, Gallipolis, Ohio.....	820
Board of Administration—Advertisement for five new cottages at different institutions may be made in same legal notice—Contract should be awarded to lowest bidder on each of said buildings....	14

INSTITUTIONS OF PUBLIC CHARITY—

When part of real estate of such institution is rented for commercial purposes said part not exempt from taxation—Young Men's Christian Association	1640
-----------------------------------------------------------------------------------------------------------------------------------------------------------	------

INSURANCE—

See also Superintendent of Insurance.	
Adjustment of foreign insurance company's tax—Word "premium" does not include assessment receipts—Interpretation of Section 5432 and 5433 G. C.....	643
Approval, Articles of Incorporation—	
Of the Underwriters Life Insurance Company.....	341
The Great Western Life Insurance Company of Columbus, Ohio....	567
"The Shoe Mutual Insurance Company".....	1662
Approval, certificate of amendment to articles of incorporation of Western and Southern Life Insurance Company.....	1732
Approval, proposed articles of incorporation of "The American Mutual Life Insurance Company".....	1645
Approval, synopsis for initiative petition prohibiting liability insurance companies competing with Workmen's Compensation.....	1294
Articles of incorporation of the Economy Mutual Casualty Company of Dayton, Ohio, approved.....	65
Banks and banking—Circulation of advertisement—Statement that all banks are not safe and banks which carry bank depositors' insurance are safer than those which do not carry such insurance, not a violation of Section 13383-1 G. C.....	1904
Board of Deputy State Supervisors and Inspectors of Elections—Section 12911 G. C. is violated when member of such board sells fire insurance to political subdivision with which he is not connected where premium more than \$50.00.....	1275

INSURANCE—Concluded—	Page
Boiler inspection—Insurance companies cannot be compelled to collect fee for certificate provided for in Section 1058-21 G. C.—General or special inspectors may collect said fees at time of inspection.	736
Brotherhood of All-Railway Employees, foreign fraternal benefit association, cannot be licensed to do business in Ohio—Its charter authorizes payment of death benefits only in event of death resulting from <i>accidents</i> —Such provision does not meet requirements of General Code of Ohio.....	57
Domestic Insurance Company—Not “doing business” within meaning of Section 9590 G. C.—Not exempt from making reports as domestic corporation for profit under Section 5495 et seq. G. C.—Globe Insurance Company	1945
Fidelity or Indemnity Insurance Company—Must have authorized paid up capital stock of not less than \$250,000 to qualify as surety under provisions of Section 2723 G. C.....	1428
Fire marshal tax—How computed in year 1915 when statute was amended by legislature and same took effect before tax was due—Amended statute governs—Gross premium receipts <i>less</i> returned premiums and considerations received for re-insurance basis for computation	106
Taxation of agents’ balances for life and fire companies distinguished—See opinion No. 1821, July 31, 1916, to Tax Commission of Ohio	1889
Taxes and taxation—Insurance companies—Agents’ balances—How taxable	1307
Workmen’s Compensation Act—No authority for Industrial Commission to direct an employer who is self-insurer to pay compensation due an injured employe, to wife and children of said employe, so long as employe is living.....	1877
 INTERCOUNTY HIGHWAY—	
See State Highway Commissioner—Roads and Highways.	
Approval, resolution and certificate for expenditure on intercounty highways of Hardin County—Proper application under Section 1203 G. C.	753
County Commissioners—	
Forms of application for state aid on highways within villages.....	384
Fund created prior to going into effect of Cass Highway Law for “pike repair”—May be used for repair of county roads or intercounty highway improvement.....	183
May vacate part of an intercounty highway when a new right of way for part changed has been provided and new part of highway has been constructed	316
Paulding County—Application for intercounty highway funds, approved	311
Roads and Highways—	
Barnesville—Hendrysburg road in Belmont County—Under facts submitted Ohio Valley Contracting Company may continue improvement without entering into new contract.....	1560
Bids received by State Highway Commissioner for road improvement—No contract awarded—Where desired to improve shorter section of highway than that covered by bids—Must reject all bids, make new estimate and readvertise—Electric railway company may be compelled to move tracks from center to side of road—How interurban company can be compelled to pay for paving between rails—Ohio Electric Railway Company.....	808

INTERCOUNTY HIGHWAY—Concluded—

	Page
Roads and Highways—Concluded—	
Construction of switch across intercounty highway by interurban electric railway company—What agreement between State Highway Commissioner and railway company should contain.....	1455
County Commissioner's duty to acquire right of way for temporary highway—State Highway Commissioner must procure right of way for permanent improvement when he is proceeding without co-operation of local authorities—Forms of deed and statement to Probate Judge in such cases.....	779
Land lying outside an incorporated village abutting a road improvement carried forward by state which land is owned by village—Is assessable for improvement.....	1779
No authority for assessing twenty-five per cent. of cost of road improvement on property located within one mile thereof—When two Boards of Township Trustees are authorized to make joint application for state aid on intercounty highway—Only on county or township line road—Bonds can be issued only by County Commissioners for co-operation with state for intercounty highway—Tax levies are made by Township Trustees where township cooperates with state.....	1678
Resolutions of Township Trustees of Rush Creek Township, Logan County, and Bokes Creek Township, Logan County, for certain road improvements improperly drawn.....	1305
Telephone and telegraph companies—Authority to require such companies to locate or re-locate their poles placed upon intercounty highways and main market roads.....	691
State Highway Commissioner—	
Contract between state and The Yount and Jackson Company—Without authority in law under facts submitted.....	602
If he improves intercounty highway or main market road without co-operation of County Commissioners or Township Trustees, cost of land necessary for new right of way, paid by state.....	435
Main market road and intercounty highway funds—How disbursed—Former cannot be paid to county and disbursed by it—Section 1203 G. C. governs intercounty highway funds.....	376
May use both intercounty and main market road funds in co-operation with County Commissioners when highway has been designated as an intercounty highway and main market road.....	474

INTEREST—

Chattel mortgage or loan broker—Any such broker who obtains state license is not required to pay any additional license fee to a municipality	832
County Auditor—Certificate as to certain special assessments—Assessment collectible without interest.....	197
Morris Plan Bank—Method of loaning money not authorized by laws of this state	1401
Municipal Corporation—	
Contractor is entitled to interest accruing on guaranty fund, if it is so stipulated in contract.....	174
Excessive amounts allowed by city to contractors on partial estimates—Interest not chargeable in absence of fraud—Not entitled to interest on final estimate until demand for balance and refusal	226

INTEREST—Concluded—

Municipal Corporation—Concluded—	Page
When contractor accepts payment in full on final estimate—Cannot later claim interest from time payment should have been made and was made.....	173
Taxes and taxation—Limitation of two-tenths of one mill in Section 5643 G. C. does not apply to interest and sinking fund levies—Applies to special taxes which may be levied in any one year for purpose of building or repairing bridges—Tax limited to single levy—Bonds payable when tax collected.....	1352

INTERURBAN RAILROAD—

Public Utilities—Inventories and valuations—Authority of Public Utilities Commission to require filing such lists under Section 499-8 G. C., 103 O. L. 808, and also its authority under amended Section 499-8 G. C., 106 O. L. 225—Other sections of public utility law construed.....	500
Roads and Highways—	
Construction of switch across intercounty highway by interurban electric railway company—What agreement between State Highway Commissioner and railway company should contain.....	1455
Right to compel railway tracks to be moved—Obstructions in highways—Procedure—What notice to railroad company should contain.....	1484
Taxes and taxation—Contract between the Cleveland Railway Company and Cleveland, Painesville and Eastern Railroad Company—Excise taxes—Gross earnings for purpose of tax.....	1371

INTOXICATING LIQUORS—

A license to engage in said business is not subject to levy and sale on execution issued for satisfaction of a judgment against the licensee.....	423
Fines imposed by Common Pleas and Probate Courts for violations of any local option laws should be paid into county treasury—When part of such fines are to be turned over to law library associations.....	52
How persons who traffic in same can be placed upon duplicate for Dow-Aiken liquor tax who have not been so charged—Prosecuting Attorney's duty when he has knowledge of such violation.....	1673
Jurisdiction of criminal court, Lima, Ohio—Jurisdiction of Mayor, City of Lima and Justice of Peace of township in which city is located—Selling intoxicating liquors to a minor.....	589
Liquor license law—Application to social clubs and fraternal organizations—When sale is made by club the transaction constitutes a sale.....	413
Local option election—Approval of form of petition authorized by Section 6119 G. C.—Township outside of a municipal corporation.....	1913
Notice of sale of saloon license as a whole upon order of Probate Court—Publication according to Section 10700 G. C.....	186
Partnership duly licensed to conduct saloon may carry on business in whatsoever name or names chosen at place for which license issued—No additional license required—Liebenthal Brothers and Company—National Cordial Company.....	1539

	Page
INTOXICATING LIQUORS—Concluded—	
Restaurant conducted on week days in connection with saloon may be kept open on Sunday if regular eating house—Section 13050 G. C. construed—Intoxicating liquor-----	410
Sale of wood and denatured alcohol—Statutes regulating sale of intoxicating liquors and also those governing adulterated food and drugs have no application—May be sold by garage men and hardware dealers—Containers—How labeled-----	1664
Saloon license—Publication of notice of sale, mandatory—May be sold at private sale after such publication-----	453
State Liquor Licensing Board—	
Charges filed against County License Commissioner—State board has power to hear charges—Not affected by reason of indictment against such County License Commissioner-----	1781
Inspectors of said board are not entitled to witness fees and mileage in addition to salary-----	872
One employed as counsel for village not public officer—Is not ineligible to appointment as County Liquor Licensing Commissioner	1651
Where attorney is employed to assist Prosecuting Attorney to bring suit for County Treasurer to collect taxes—Fees not apportionable to various subdivisions entitled to share in such taxes-----	1581
 INTOXICATION—	
Municipal corporations—May enact ordinances to punish same acts as are punished by state laws—City limited to powers granted—Fines collected under said ordinances go into municipal treasury	1839
 INTRA-STATE BUSINESS—	
Foreign railroad company—Real estate acquired for new right of way—Lease of same temporarily—Not liable for excise tax on that part of earnings from such property-----	498
 INVENTORY—	
Public Utilities—Inventories and valuation—Authority of Public Utilities Commission to require filing such lists under Section 499-8 G. C., 103 O. L. 808, and also its authority under amended Section 499-8 G. C., 106 O. L. 225—Other sections of public utility law construed -----	500
 INVESTIGATIONS—	
Schools—City Superintendent as County School Examiner entitled to compensation for conducting investigations—Sections 7827 and 7828 G. C. interpreted-----	1129
 INVENTORY—	
Telephone companies—Contract of sale—Inventory of property required in order to fix and determine rates, tolls, charges and rentals to be charged upon consummation of sale—Ironton, Ohio-----	209
 IRONTON (CITY)—	
Telephone companies—Contract of sale—Inventory of property required in order to fix and determine rates, tolls, charges and rentals to be charged upon consummation of sale—Ironton, Ohio-----	209

ITEMS—	Page
Infirmary Building Commission—Restrictions under Section 2358 G. C. in making contracts for erection of building—Contract must not exceed estimate of cost of entire building nor on the part or items of contract—No change in bids after they have been opened -----	747
 JAIL—	
See County Jail.	
 JAIL FEES—	
Jail or turnkey fees allowed by Section 2845 G. C. must be paid by Sheriff into his fee fund—How paid in cases where state fails to convict—When Sheriff may be paid such fees-----	224
 JANITOR—	
Civil service—Offices, positions and employment in villages and village school districts are not included within provisions of civil service law -----	1186
Municipal Civil Service Commission—Controls city school district—Janitors of school buildings in classified service—Clerks of Boards of Education in unclassified service-----	185
Kent State Normal School—Eight-Hour Law is applicable to janitors at said institution-----	479
 JAPANESE—	
When a person born of alien parents is a natural born citizen of United States—When an elector—Chinamen and Japanese-----	1325
 JEFFERSON (VILLAGE)—	
Disapproval, transcript of bond issue, village of Jefferson, Madison County, Ohio—Assessment bonds issued by village to pay cost of paving between rails of an interurban railroad-----	478
 JENNINGS MEMORIAL HALL—	
Colonel Jennings Memorial Hall—Disapproval of contract—Consideration greater than balance of appropriation-----	1359
Fort Jennings Memorial—Disapproval of contract for said Memorial Building -----	870
 JOINT BOARD OF COUNTY COMMISSIONERS—	
Joint county road improvement—Proportions of expenses payable by each county must be raised by same method in each county—Joint board not limited in its power to contract with various Boards of Township Trustees—May or may not contract with boards interested -----	1925
 JOINT COUNTY DITCHES—	
County Commissioners—	
Compensation authorized for joint county ditch work—Limitations—Duties may be imposed although maximum compensation for year has been received-----	1118

JOINT COUNTY DITCHES—Concluded—	
County Commissioners—Concluded—	Page
Joint county ditches—Civil Engineer appointed by Governor—Duties —Compensation, how paid—No authority for engineer to employ assistants—Section 6537 G. C., 103 O. L. 836, construed.....	533
Joint county ditches—Costs, how paid—County Auditor's costs for making and serving notices in such cases—Section 6449 G. C., 106 O. L. 135, governs.....	958
May not receive more than \$300.00 for joint or single ditch work— See Opinion No. 1743 under date of June 29, 1916.....	1230
No authority for payment of expenses of Commissioners in proceed- ings for joint county ditches.....	450
Interpretation of Section 6536 G. C., 103 O. L. 836—Proceedings necessary— When Board of County Commissioners act jointly and sep- arately	1163
JOINT COUNTY ROAD—	
Joint county road improvement—Procedure to be followed under Section 6930 G. C.—How cost and expense to be paid.....	594
Roads and highways—Joint county road—Petitioners not authorized to specify different methods of assessments for owners' portion in different counties.....	1463
JOINT HIGH SCHOOL—	
Rural school district contributes an average of seventy dollars per month toward salaries of teachers—Village school district an average of ten dollars per month—Rural district for such reason not de- barred from state aid—Powers and duties of joint High School Committee—See Section 7670 G. C.....	772
JUDGES—	
Common Pleas Judge—	
Additional salary—How paid—Source—See Opinions of Attorney General for year 1915, page 206.....	1667
Payment of \$10.00 per day provided for by Section 2253 G. C. does not include time spent by a judge in going to and returning from county of said assignment.....	955
Judge of Court of Appeals—How commission should read—Appellate in- stead of judicial.....	1909
Common Pleas—Court of Appeals—Reimbursement for expenses—Inter- pretation of Section 2253 G. C.—“Year” as used refers to the of- ficial year and not to calendar year—Allowance, personal to judge	143
JUDGE OF COMMON PLEAS COURT—	
Assigned by Chief Justice of Supreme Court—Not entitled to compensa- tion for day on which judgment is entered in cause previously heard, unless he <i>actually</i> holds such court on such day.....	1936
Corrupt Practice Act—Construction of Section 5175-29 G. C. permitting expenditure of additional sum of five dollars for each one hun- dred votes in excess of five thousand cast for Governor at last state election—Applicable to candidates for public offices in counties, cities and villages not enumerated.....	1517

	Page
JUDGE OF COMMON PLEAS COURT—Concluded—	
Reimbursement for expenses when judge holds court in county other than that in which he resides—Chief Justice of Supreme Court does not assign judge—Expenses payable from state treasury----	575
Term of judge elected at November election, 1916, to fill unexpired term of Judge Matthias will end December 31, 1916-----	1851
Votes cast for Congressman who holds Common Pleas Judgeship—Constitutional limitation not applicable to such office—Certificate of election -----	1934
JUDGE OF COURT OF APPEALS—	
Interpretation of Section 1529 G. C., 103 O. L. 414—When judge should be paid his expenses in examination and decision of cases heard outside of his district-----	612
JUDGE OF COURT OF INSOLVENCY—	
No authority for county to pay court costs incurred by such judge in defending himself in suit for writ of prohibition-----	1502
JUDGE OF LORAIN CRIMINAL COURT—	
Compensation fixed by Council—In state cases same fees as Justice of Peace—Chief of Police entitled to no compensation for services rendered in Lorain Criminal Court-----	1171
JUDGE OF MUNICIPAL COURT (COLUMBUS)—	
Judges not authorized to retain fees for solemnizing marriages—Paid into city treasury-----	177
JUDGMENT—	
Clerk of Courts—Commission allowed for collecting moneys on judgments such as alimony ordered paid to clerk—Fee for entering on cash books, costs received—No Commission may be charged on deposits or prepayment of costs in divorce cases-----	230
Common Pleas Judge—Assigned by Chief Justice of Supreme Court—Not entitled to compensation for day on which judgment is entered in cause previously heard, unless he <i>actually</i> holds such court on such day-----	1936
County Board of Education—Where judgment rendered against board—Liable for costs including witness fees—How collected-----	1637
County Treasurer—Court costs—For collection of personal taxes when judgment secured and execution is issued, but no property found—Allowance must be made by County Commissioners to pay such costs -----	342
Intoxicating liquors—A license to engage in said business is not subject to levy and sale on execution issued for satisfaction of a judgment against the licensee-----	423
Justice of Peace—Costs—If judgment of conviction in fish and game case is reversed in Court of Common Pleas, Justice is entitled to his costs—See Section 1404 G. C.-----	1750
Workmen's Compensation Act—No authority of law for Industrial Commission to request State Highway Department to withhold payment of money earned by an employer, to pay an award allowed by said Commission—How money might be obtained-----	1744

JURISDICTION—	Page
Prosecuting Attorneys—No authority to present exceptions in misdemeanor cases to the Supreme Court—Jurisdiction limited to felony cases	559
JURORS—	
Expenses of meals and lodging—When in trial of any case, if not permitted to separate, such expenses must be paid from county treasury—May not be taxed as costs or assessed against any party to said case.....	1082
Jury service—Talesmen—Bystanders—When entitled to fee.....	962
JUSTICE OF PEACE—	
Constables—Where no vacancy, no authority to appoint additional Constable—Such special Constable without authority to perform duties—Not entitled to fees—No finding for recovery—Motor vehicle speed laws.....	1703
Costs—If judgment of conviction in fish and game case is reversed in Court of Common Pleas, Justice is entitled to his costs—See Section 1404 G. C.....	1750
Fees—Marshals—Chiefs of Police—Sections 4387 and 4534 G. C. construed—Collections under Section 4581 G. C.—Three classes of cases—Fees of witnesses and jurors under fish and game laws, Section 1387 G. C.—Officers who should serve processes issuing from various Police Courts—Fees in such cases.....	1814
Fines collected for violations of Section 1261-63 G. C. are required to be paid into county treasury—When County Commissioners may allow fees to officers named in Section 3017 G. C., although fines are payable into municipal treasury—Balance of fine and costs payable to magistrate when accused desires to be discharged from jail after commitment for nonpayment of same.....	617
Garnishment—In an action to collect debt from a state employe—State may not be made a garnishee.....	348
Judge of Lorain Criminal Court—Compensation fixed by Council—In state cases same fees as Justice of Peace—Chief of Police entitled to no compensation for services rendered in Lorain Criminal Court.....	1171
Jurisdiction of Criminal Court, Lima, Ohio—Jurisdiction of Mayor, city of Lima and Justice of Peace of township in which city is located—Selling intoxicating liquors to a minor.....	589
Police Judges and Mayors—Fees of Constables, Chief of Police, Marshal or other officer under Section 13426 G. C. refers to all classes of cases enumerated in Section 13423 G. C.—If other services besides making arrests and subpoenaing witnesses are required of officers mentioned in Section 13436 G. C. they are entitled to additional fees.....	1604
Speeding of automobiles—When plea of guilty to charge of violating Section 12604 G. C. is made before Justice of Peace he is without jurisdiction to render final judgment—Exception—How fines illegally paid under Section 12604 G. C. can be recovered.....	1437
Municipal Court of Cleveland—Fees—"Sitting at trial"—Police officer or Bailiff—Witnesses	1367
Offices incompatible—Justice of Peace—County Coroner.....	1010

JUVENILE COURT—

See also Board of State Charities—Probate Court.

Board of State Charities—	Page
Costs in Mayor's Court in arrest of delinquent ward of above named board who is out on parole and has escaped from private home—	1978
When illegitimate child is "dependent child" under Section 1645 G. C.—Juvenile Court of county in which child is found has jurisdiction in such case—	777
Board of Education—Where pupil placed in custody of resident of district by Juvenile Court, attends city school—Parents who reside outside of district not to be charged for tuition—What court has jurisdiction in juvenile cases in Hamilton County—	576
Children's Home—	
Refusal of Board of State Charities to renew certificate—County Auditor not prohibited from issuing warrants for support of home for bills contracted subsequent to revoking certificate—	573
Trustees of such home without authority to transfer to other institutions, children committed to their care by Juvenile Court except upon order of such court—	1296
County Commissioners—Without authority to extend aid to children in their own homes rather than in county children's homes—	713
Dependent or neglected children—Law relating to such children distinguished from provisions applicable to delinquent children—Board of Administration orders—Juvenile Court may issue further orders in regard to commitment of such children—See Section 1643 G. C.—	1796
Mothers' Pension Law—Grantee ineligible to receive pension after remarriage—Stepfather not liable for support of stepchildren—	365
When Juvenile Court may commit a delinquent male child to Ohio State Reformatory—Child sixteen years of age at time of hearing—	249

JUVENILE RESEARCH ACT—

Children's Home—Trustees of such home without authority to transfer to other institutions, children committed to their care by Juvenile Court except upon order of such court—	1296
--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

KAUSTINE SYSTEM—

Board of Education—Indoor chemical closets may not be installed in school houses—	1276
-----------------------------------------------------------------------------------	------

KELLY-SPRINGFIELD MOTOR TRUCK COMPANY—

Corporation—Par value of authorized preferred stock can never exceed two-thirds of par value of all its authorized capital stock—Kelly-Springfield Motor Truck Company—	1716
-------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

KENT STATE NORMAL COLLEGE—

Approval, contract for women's dormitory at Kent State Normal College	958
Eight-Hour Law is applicable to janitors at said institution—	479

KINGSTON (VILLAGE)—

Municipal corporation—Without authority to donate to Board of Education of village or city school district, site upon which to erect a school building—	861
---------------------------------------------------------------------------------------------------------------------------------------------------------	-----

KINSMAN STOCK AND AGRICULTURAL SOCIETY—	Page
Independent County Agricultural Society—When entitled to per capita allowance from county treasury—Kinsman Stock and Agricultural Society not entitled to said allowance.....	1448
LABEL—	
Evaporated skimmed milk—Sale prohibited in Ohio—"Hebe"—Compound of evaporated skimmed milk and vegetable fats according to label	1575
Interpretation of Section 5785 G. C. as to what is not "misbranding" under statute—When product contains substantial proportion of each of said ingredients on label—What constitutes substantial proportion of any ingredient—Towle's Log Cabin Syrup.....	255
Sale of wood and denatured alcohol—Statutes regulating sale of intoxicating liquors and also those governing adulterated food and drugs have no application—May be sold by garage men and hardware dealers—Containers—How labeled.....	1664
Secretary of State—Certificate for registration of mark of ownership of personal property—Where name "Boy Scouts" used—Excelsior Shoe Company.....	1722
LABOR—	
County Commissioners—Section 5649-3d G. C. generally speaking renders Section 2571 G. C. inoperative—Transfer of funds under Sections 2296 and 2297 G. C.—When such appropriation is available in view of limitation fixed by Sections 5649-3a and 5649-3d G. C.—Illegal transfer, how corrected—Where County Auditor failed to charge back election expenses due from political subdivisions—May proceed under Section 2571 G. C. to reimburse fund—Commissioners may borrow money to pay for county charges in Institution for Feeble Minded—May not borrow for overdraft under authority of Section 5656 G. C.—Commissioners may not borrow money under said section to pay for labor on roads—County has continuing authority to issue bonds and notes—Flood Emergency Act for purposes mentioned in Section 3 of said act.....	1065
LABORERS—	
Lien statutes, Sections 8312, 8313, 8314 G. C. applicable only to private contracts—See Sections 6947 and 3298-4 G. C. Cass Highway Law for road improvement contracts.....	139
LAKE ST. MARYS—	
Approval, contract for construction of fish hatcheries at Lake St. Marys, Ohio	1321
LANCASTER LENS COMPANY—	
Approval, leases for certain canal and reservoir lands—Bridgewater Machine Company—Lancaster Lens Company—F. G. Strickland—A. R. Tarr—George Martin.....	1606
LANDS—	
See Real Estate—	
Canal lands—State's liability for negligence when canals overflow on private property—Damages—When allowed and when not allowed..	1474
Line fences—Section 5913 G. C. and related sections held constitutional..	1976
Roads and highways—Notices required by Sections 6912 and 6922 G. C.—What such notices should contain.....	579

LAND CONTRACTS—	Page
Probate Court—Application to complete land contracts made under Section 11922 G. C.—What fee chargeable by court where application relates to more than one contract.....	1971
LAND OWNERS—	
Ditches—Authority of ditch Supervisor to sell the work of cleaning or repairing section of ditch where notice as required by Section 6694 G. C. has been given and temporary restraining order granted but later dissolved—Further notice not required.....	1003
LAND REGISTRATION—	
Rules to be followed which govern dispensing with complete record in Probate Court of such proceedings.....	1928
LANES—	
Road, lane or outlet established by Section 6887 G. C.—Not public highways—Public authorities not authorized to construct or repair such roads.....	1022
LAUNDRY—	
Regulation of hours of labor—Females employed in laundry of city hospital—Section 1008 G. C., 103 O. L. 555 controls—Cincinnati General Hospital.....	845
LAW LIBRARY ASSOCIATION—	
Clerk of Courts—Where fines collected were paid into general county fund—Should have been paid to Law Library Association—County Commissioners may allow claim.....	1331
Fines imposed by Common Pleas and Probate Courts for violations of any local option laws should be paid into county treasury—When part of such fines are to be turned over to Law Library Associations	52
Municipal Court, Columbus, Ohio—Section 3056 G. C. construed—Said section applicable to fines assessed and collected by above court..	1967
LAWRENCE COUNTY—	
Approval, abstract of title for real estate situated in Decatur Township, Lawrence County, Ohio.....	786
LEASE—	
See also Canal Lands—Superintendent of Public Works.	
Approval—	
Certain leases of canal lands.....	858
Certain leases for parts of Miami and Erie Canal and land at Buckeye Lake, St. Marys and Indian Lakes.....	1395
Certain oil and gas leases to Griffin Producing Company and T. R. Cowell	1300
Form of leases of reservoir lands at Indian Lake and St. Marys....	1107
Gas and oil lease to T. H. Love, Leesburg, Ohio.....	1521
Leases for certain canal and reservoir lands—Bridgewater Machine Company—Lancaster Lens Company—F. G. Strickland—A. R. Tarr—George Martin.....	1606
Lease for portion of abandoned Ohio canal to the Scioto Valley Traction Company.....	1934

LEASE—Continued—

Approval—Concluded—

	Page
Lease for oil and gas purposes to J. R. Elder, portion of Hocking Canal property in Hocking and Athens counties.....	1907
Lease of canal land to the Dayton Gas Company in city of Dayton..	1888
Lease of canal lands to the Pharis Tire and Rubber Company, Newark, Ohio.....	870
Lease of certain canal lands in Akron to Glen Brown.....	730
Lease of Columbus feeder to Scioto Valley Traction Company.....	1970
Lease of island in Buckeye Lake to C. C. Philbrick.....	1091
Lease of part of abandoned Hocking Canal to J. R. Elder for oil and gas purposes.....	1170
Lease of portion of canal lands at Akron to the Canal Belt Railroad Company	1971
Lease of portion of Ohio Canal in Muskingum County to the Columbus Oil and Fuel Company.....	683
Lease of Ira M. Miller, Akron, Ohio, portion of water front along east bank of Summit Lake.....	1687
Leases of canal and reservoir lands to Eliza H. McElvain, Mabel V. Brown, the Eagleport Oil and Gas Company and William Schneider	1876
Leases of canal and reservoir lands to Lon Fisher, Arthur Stutz and John D. Doley.....	1821
Leases of canal lands in Hocking and Ross counties.....	852
Leases of certain canal lands.....	1795
Leases of certain canal and reservoir lands to the Northwestern Ohio Light Company and Howard G. Goodwin.....	1919
Leases of certain reservoir and canal lands to Alva B. Jones and T. V. Taylor, respectively.....	1927
Leases to Board of Agriculture of Ohio for fish hatcheries.....	1519
Of a number of leases of canal lands.....	159
Of certain canal land leases.....	16
Of certain leases for Ohio and Hocking Canal Lands and St. Marys Reservoir lands	1108
Of certain leases of canal lands at Cleveland, Dayton and Logan, Ohio	168
Of certain oil and gas and coal leases in Vinton and Athens counties	288
Of lease of certain canal lands in city of Akron to Martin D. Kuhlke	65
Of lease of reservoir lands in Logan County to the Russell Point Amusement Company	301
Of lease to the Smith-Eaton Company, certain canal lands in city of Akron	485
Of leases of certain canal and reservoir lands.....	233
Twenty-one leases of canal lands.....	685
Board of Library Commissioners—Where board remained in quarters after expiration of two-year lease—How long lease is extended..	1036
Canal Lands—	
Lease of same to city of Cincinnati—Acts of 1911, 1913 and 1916 considered—Act of 1913 without effect since no lease was executed under it—How new lease should be executed.....	1266
Proposed lease to city of Dover—When lease should be executed in name of city by Director of Public Service or Director of Public Safety—Council should first authorize same.....	1940

LEASE—Concluded—

	Page
Disapproval—	
Lease of canal lands in city of Akron to Hancock Brothers, a partnership	917
Leases of canal lands to Commissioners of Lucas County and Mrs. Louise C. Hartman, Logan, Ohio.....	690
Lease of certain canal lands at Cleveland, Ohio, to Corrigan McKinney any Company—Should be executed by all partners.....	961
Of lease certain reservoir lands to the Russell's Point Amusement Company	233
Lease to Glen Brown of certain canal lands in city of Akron, Ohio..	709
Foreign railroad company—Real estate acquired for new right of way—	
Lease of same temporarily—Not liable for excise tax on that part of earnings from such property.....	498
Probate Court—Application to complete land contracts made under Section 11922 G. C.—What fee chargeable by court where application relates to more than one contract.....	1971
State Armory Board—May lawfully pay for installation of lockers in leased armory.....	1349
State Board of Public Buildings—No authority to lease a part of building acquired by purchase—Adjutant General may employ necessary assistants but cannot delegate his powers.....	1253

LEGAL ADVERTISEMENT—

Superintendent of Public Works—Form of legal advertisement for sale of canal lands—B. F. Goodrich Company.....	941
----------------------------------------------------------------------------------------------------------------	-----

LEGAL ADVISER—

 See Attorney.

LEGAL RESIDENCE—

Mothers' Pension Law—	
The words "legal residence" in Section 1683-2 G. C., 106 O. L. 436 construed	314
Construction of statute as to "legal residence"—Sufficient if mother and children reside for three years in one county of this state immediately prior to month's residence in another county of this state	1549
Children's Home—Children of divorced woman—Cannot secure legal settlement until twelve months have elapsed from date of decree—Children not eligible to be received in Children's Home in county of residence of mother until such time has elapsed.....	1591

LEGISLATURE—

See General Assembly.	
General Assembly—Salary of member—Certificate of Speaker of House of Representatives, conclusive—John A. Mansfield, Steubenville, Ohio	1132
Trustees of Ohio State University—Not authorized to dedicate land for street purposes without express legislative authorization.....	1730

LEPER—

Board of Health—Transportation and maintenance of leper—City of Norwalk is authorized to provide necessary funds.....	827
-----------------------------------------------------------------------------------------------------------------------	-----

LETTER—	Page
Ohio Hospital for Epileptics—Superintendent—Letter may be mailed describing condition of patient in that institution to person contemplating marriage with such inmate-----	1081
LEVY—	
Board of Education—The word "taxation" as used in Section 4759 G. C. does not include the term "assessment"—Street improved on which school property abuts—Not assessable—Board without authority to pay for such improvement out of its contingent fund or levy tax for such purpose-----	663
Bonds issued for road construction prior to going into effect of Cass Highway Law—Roads improved by Garrett and Thomas Laws, Sections 6926 to 6956 G. C. inclusive—What limitations applicable to tax levies for said purpose—Cass Law limitations not applicable -----	1532
Cass Highway Law—	
Discussion of tax levying sections—Whether or not interior limitations apply to tax levies authorized to be made by Township Trustees and County Commissioners—Taxable property that is and is not subject to levies authorized for township and county road purposes—General discussion of tax levying powers and limitations under provisions of Cass Highway Law-----	541
Levy authorized by Section 60 of the act, Section 3298-1 G. C., subject to certain limitation—Township Trustees must make levy under above section before they can provide for issue of bonds—Levy provided by Section 72 of Highway Act, Section 3298-13 G. C., is above ten mills but within fifteen mills limitation—Funds derived from bond issue under Section 67 of Cass Highway Law, Section 3298-8 G. C., may not be used in co-operation with state—Levy authorized by Section 215 of Cass Highway Law, Section 1222 G. C., is above ten mills but within fifteen mill limitation-----	263
Children's Home—Where Trustees request admission of pupils to common schools—Board of Education of district obliged to admit such pupils—County Commissioners pay tuition—When new building required and fund not available—Board of Education must borrow money for purpose of erecting school building----	1285
County Auditor's certificate required by Section 5660 G. C.—Levies made under Section 7419 G. C. may issue as soon as such levies are placed on duplicate and are in process of collection—When such levies are on duplicate and in process of collection-----	1192
County Commissioners—May issue bonds for repair of bridges without vote of electors provided expenditure is within limitation prescribed by Section 2638 G. C.—See also Section 5649-1 G. C. for its limitations-----	1792
County Detention Home—Construction of Sections 2434 and 5638 G. C.—Purchase of land and erection of such home—Section 1670 G. C. confers no authority on County Commissioners to construct or erect Detention Home—Maintenance of such home authorized by Section 1671 G. C.—County Commissioners appoint persons necessary to care for children therein where counties have population less than forty thousand-----	1623

LEVY—Continued—	Page
Disapproval, transcript of proceedings for bond issue, Miami County, Ohio, for construction of grand stand at Miami County Fair Grounds—Tax duplicate insufficient to make required levy-----	857
Municipal corporation—Building owned by municipality condemned by State Inspector of Workshops and Factories—When levy can be made outside of ten-mill limitation and within fifteen-mill limitation for said improvement-----	1709
Taxes and Taxation—	
Limitation of two-tenths of one mill in Section 5643 G. C. does not apply to interest and sinking fund levies—Applies to special taxes which may be levied in any one year for purpose of building or repairing bridges—Tax limited to single levy—Bonds payable when tax collected-----	1352
Tax levies made by Township Trustees for road purposes under authority of Sections 1222, 3298-1, 3298-13 and 3298-20 G. C., 106 O. L. 574 et seq. are upon all taxable property of township including that within any incorporated village or city therein situated—Levy under Section 3298-18 G. C. is upon taxable property of such township outside of any incorporated village or city situated therein—When such levies are illegal—See Opinion No. 1408, March 22, 1916-----	1507
Township Trustees—Without authority at present time to submit to electors of township bond issue for road purposes—When such question may be submitted under provisions of Cass Highway Law—Purpose defined—County Commissioners may issue bonds for road repair purposes-----	707
Roads and Highways—	
Answers to nineteen questions construing provisions of Cass Highway Law-----	882
Cass Highway Law—Levies for road purposes upon taxable property of township, distinguished-----	1659
Construction of retaining wall for purpose of protecting roadway—How cost can be paid—See Sections 6926, 6927 and 6929 G. C.	756
County Commissioners authorized to issue bonds for road improvement purposes—Ten-year limitation—No authority for electors to vote on proposition—How to determine maximum amount of bonds that may be issued for such purposes-----	626
Interpretation of Section 6928 G. C.—Tax levying Sections 6956-1 and 3298-18 G. C. are subject to fifteen-mill limitation—Township Trustees may make levies under both Sections 3298-1 and 3298-18 G. C.—Different levies—When Township Trustees may submit question of bond issue for road improvement—Particular roads need not be designated in making road levies under Sections 3298-1 and 3298-18 G. C.—Property assessed when road was built may be reassessed for improvement, repair or reconstruction of road under Section 6906 G. C-----	537
Proceedings for a road improvement started under Section 6903 G. C. before its repeal by Cass Highway Law—Road should be completed under former section—Bonds issued under Cass Highway Law, Section 6929 G. C.—How levies should be made-----	129

LEVY—Concluded—

Roads and Highways—Concluded—

	Page
No authority for assessing twenty-five per cent. of cost of road improvement on property located within one mile thereof—When two boards of Township Trustees are authorized to make joint application for state aid on intercounty highway—Only on county of township line road—Bonds can be issued only by County Commissioners for co-operation with state for intercounty highway—Tax levies are made by Township Trustees where township co-operates with state-----	1678
Road improved under agreement between County Commissioners and Township Trustees—Bonds should be issued by County Commissioners under authority of Section 6929 G. C-----	407
Tax levy in 1915 on grand duplicate of county—Proceeds available for expenditure after taking effect of Cass Highway Law for paying county's share of improving or repairing roads under Chapter VI of said law—Bonds—Sufficient if levy made to cover any deficiency when bonds issued solely in anticipation of collection of special assessments—Need not levy for entire amount of bond issue, only deficiency-----	1522

LIABILITY INSURANCE COMPANIES—

Approval, synopsis for initiative petition prohibiting liability insurance companies competing with workmen's compensation-----	1294
---------------------------------------------------------------------------------------------------------------------------------	------

LIBRARY—

Board of Library Commissioners—Where board remained in quarters after expiration of two year lease—How long lease is extended--	1036
Public Library—Township Trustees are not authorized to purchase real estate upon which to erect a building for a library—See Sections 3403 and 3404 G. C-----	640

LIBRARY FUND—

Board of Library Trustees—Library fund—Custodian of fund—See Opinion No. 1059, November 30, 1915-----	555
-------------------------------------------------------------------------------------------------------	-----

LICENSE FOR INTOXICATING LIQUORS—

See Liquor License.

LICENSE—

Board of Embalming Examiners—Requirements for license—Fixing age limitation is without force and effect-----	1112
Building and Loan Associations—May engage in business of making chattel loans—License from Superintendent of Banks-----	1223
Chattel mortgage or loan broker—Any such broker who obtains state license is not required to pay any additional license fee to a municipality -----	832
Morris Plan Bank—Method of loaning money not authorized by laws of this state-----	1401
Municipal corporation—Ordinance which does not fix license fee definitely but leaves fixing of such fee within limitations to Mayor, invalid—Council cannot delegate its legislative function—Village of Oxford, Ohio—License to exhibitors of shows and performances--	320

	Page
LICENSE—Concluded—	
Probate Court—May grant minister's license to solemnize marriage—Applicant must be an ordained or licensed minister of a society or congregation within this state-----	275
State Board of Embalming Examiners—Failure to pay renewal fee in specified time—Section 1343 G. C. construed-----	190
LICENSE PLATES—	
Automobile license plates—Board of Administration has authority to manufacture such plates with convict labor in penitentiary and reformatory -----	972
LICKING COUNTY—	
Approval—	
Sale of canal lands in Licking County to Sylvester A. Mears-----	1914
Sale of canal lands in city of Massillon to The Hess Snyder Co.—Also sale of canal lands in Licking County, Ohio, to Emma E. Mears -----	1938
LIEBENTHAL BROTHERS AND COMPANY—	
Intoxicating liquors—Partnership duly licensed to conduct saloon may carry on business in whatsoever name or names chosen at place for which license issued—No additional license required—Liebenthan Brothers & Company—National Cordial Company-----	1539
LIEN—	
Contract between Sereff Brothers, contractors, and State Armory Board—When and how board may complete unfinished contract—No authority for contractor or subcontractor to perfect lien against state property-----	206
Statutes, Sections 8312, 8313, 8314 G. C. applicable only to private contracts—See Sections 6947 and 3298-4 G. C. Cass Highway Law for road improvement contracts-----	139
Taxes and Taxation—	
Lien of state for franchise or excise taxes when same is inferior to lien of a mortgage—Two special kinds—Section 5506 G. C. construed -----	1822
Tax lien on real property of public utility accrues second Monday in April—Date personal property of said public utility becomes liable is first day of January of said year-----	351
LIEUTENANT GOVERNOR—	
Answers to sixteen questions in regard to officers and members of the General Assembly—Attendance and mileage of members—Salaries of clerks—Purchase of articles for use of General Assembly—What vouchers should be approved by Clerk of House of Representatives and President of Senate—Portrait of Lieutenant Governor—No prohibition against a member being interested in contracts let by state—Telephone and telegraph service of members, private and public—Postage—Auditor of State can prescribe system of accounting for General Assembly-----	66

LIFE ESTATE—	Page
Taxes and taxation—Where by terms of will a person becomes seized of life estate in real property—How title can be transferred on tax duplicate from name of testator to life tenant.....	1714
LIFE INSURANCE—	
Insurance—Taxation of agents' balances for life and fire companies distinguished—See Opinion No. 1821, July 31, 1916, to Tax Commission of Ohio.....	1889
LIGHTS—	
Automobiles—Person who allows motor vehicle <i>to stand</i> in a public road in night time without any lights not guilty of violation of Section 12614 G. C.—Municipal corporations are authorized to require such vehicles to display lights in night season, although not in motion	1767
Roads and highways—No statute making it criminal offense for contractor not to mark with red light or other danger signal, obstruction lawfully placed in highway.....	1238
LILLARD, R. W.—	
Approval, sale of three tracts of canal lands in Madison Township, Licking County, Ohio, to the following: Nellie M. Bolin, Mary C. Bolin, R. W. Lillard.....	1889
LIMA (CITY)—	
Approval, order of State Board of Health in regard to pollution of Ottawa river by sewage from city of Lima.....	1644
Building and Loan Associations—May engage in business of making chattel loans—License from Superintendent of Banks.....	1223
County Commissioners—Duty of Allen County Commissioners to maintain Main Street bridge across Ottawa River in city of Lima and replace it when necessary.....	432
Jurisdiction of Criminal Court, Lima, Ohio—Jurisdiction of Mayor, city of Lima and Justice of Peace of township in which city is located—Selling intoxicating liquors to a minor.....	589
LIMA COLLATERAL LOAN COMPANY—	
Secretary of State—Advised not to file proposed amendment to articles of incorporation of Lima Collateral Loan Company—Corporation organized under special act—Proposed amendment changes original purpose.....	1746
LIMA STATE HOSPITAL—	
Board of Administration—Has authority to act as Commission in Lunacy—May transfer patients from one penal institution to Lima State Hospital without intervention of Probate Court—Vice versa....	528
Question of sanity of person accused of crime—Before and after indictment—How determined—When insane person is committed to Lima State Hospital—Procedure—Costs cannot be collected from state where person found guilty of crime is in same verdict found to be insane.....	1411

LIMITATIONS—	Page
County Commissioners—When "emergency" occurs in repair of roads— Levy made under Section 7419 G. C. is not subject to fifteen- mill limitation provided by Section 5649-5b G. C.-----	1017
 LINEAL DESCENDANT—	
Collateral inheritance tax—Section 5331 G. C., 103 O. L. 463, construed— Lineal descendant—Bequest to church-----	277
 LINE FENCES—	
Section 5913 G. C. and related sections held constitutional-----	1976
 LIQUOR LICENSE—	
See also State Liquor Licensing Board—Intoxicating Liquors.	
Intoxicating Liquors—	
A license to engage in said business is not subject to levy and sale on execution issued for satisfaction of a judgment against the li- censee -----	423
How persons who traffic in same can be placed upon duplicate for Dow-Aiken liquor tax who have not been so charged—Prosec- cuting Attorney's duty when he has knowledge of such violation	1673
Partnership duly licensed to conduct saloon may carry on business in whatsoever name or names chosen at place for which license issued—No additional license required—Liebenthal Brothers and Company—National Cordial Company-----	1539
Liquor License Law—Application to social clubs and fraternal organiza- tions—When sale is made by club the transaction constitutes a sale -----	413
Notice of sale of saloon license as a whole upon order of Probate Court— Publication according to Section 10700 G. C.-----	186
Prosecuting Attorneys—No authority to present exceptions in misde- meanor cases to the Supreme Court—Jurisdiction limited to fel- ony cases -----	559
Restaurant conducted on week days in connection with saloon may be kept open on Sunday if regular eating house—Section 13050 G. C. construed—Intoxicating liquor -----	410
State Liquor Licensing Board—	
Charges filed against County License Commissioner—State board has power to hear charges—Not affected by reason of indictment against such County License Commissioner-----	1781
Inspectors of said board are not entitled to witness fees and mileage in addition to salary-----	872
Saloon license—Publication of notice of sale, mandatory—May be sold at private sale after such publication-----	453
 LITTLE MIAMI RIVER—	
Navigable rivers—Definition—Little Miami River-----	1711
 LIVE STOCK—	
Board of Agriculture—Without authority to appoint appraisers to de- termine value of cattle which are required to be killed under Sec- tion 1114 G. C.-----	19

	Page
LLOYD CHATTEL LOAN ACT—	
Building and Loan Associations—May engage in business of making chattel loans—License from Superintendent of Banks.....	1223
Chattel mortgage or loan broker—Any such broker who obtains state license is not required to pay any additional license fee to a municipality	832
LOANS—	
Building and Loan Associations—May engage in business of making chattel loans—License from Superintendent of Banks.....	1223
Chattel mortgage or loan brokers—Any such broker who obtains state license is not required to pay any additional license fee to a municipality	832
Morris Plan Bank—Method of loaning money not authorized by laws of this state.....	1401
LOAN BROKER—	
Chattel mortgage or loan broker—Any such broker who obtains state license is not required to pay any additional license fee to a municipality	832
LOAN COMPANIES—	
Secretary of State—Advised not to file proposed amendment to articles of incorporation of Lima Collateral Loan Company—Corporation organized under special act—Proposed amendment changes original purposes	1746
LOCAL OPTION ELECTION—	
Approval of form of petition authorized by Section 6119 G. C.—Township outside of a municipal corporation.....	1913
LOCAL OPTION LAWS—	
Fines imposed by Common Pleas and Probate Courts for violation of any local option laws should be paid into county treasury—When part of such fines are to be turned over to Law Library Associations	52
LOCKERS—	
State Armory Board—May lawfully pay for installation of lockers in leased armory.....	1349
LODGING—	
Jurors—Expense of meals and lodging—When in trials of any case, if not permitted to separate, such expenses must be paid from county treasury—May not be taxed as costs or assessed against any party to said case.....	1082
LOGAN (VILLAGE)—	
Approval, sale of certain abandoned Ohio canal property in Madison Township, Licking County and Hocking Canal in Village of Logan, Hocking County.....	1106

	Page
LOGAN COUNTY—	
Roads and highways—Resolutions of Township Trustees of Rush Creek Township, Logan County and Bokes Creek Township, Logan County, for certain road improvements, improperly drawn-----	1305
LOGAN NATURAL GAS AND FUEL COMPANY—	
Taxes and taxation—Contract between Logan Natural Gas and Fuel Company and the Citizens Gas and Electric Company of Elyria, Ohio construed—Question as to whether contract is one of sale or agency must be determined by each agreement-----	1756
LOOKOUT MOUNTAIN MONUMENT—	
Approval of contract and bond-----	859
Soldiers' Memorial Commission is authorized to pay expenses of person designated to unveil monument and also expenses of stenographer to make record of dedicatory exercises-----	852
LORAIN (CITY)—	
Deputy State Supervisors and Inspectors of Elections—Expense for offices in registration cities is required to be paid by such city from its general fund—Lorain—Elyria-----	1001
Taxes and taxation—Sections 2746 to 2749 G. C. provide method for collection of taxes in city or village other than county seat—Tax payers may select agent to pay their taxes—City of Lorain-----	452
LORAIN COUNTY BANKING COMPANY—	
Banks and banking—Depository of county funds—May designate another bank or trust company as its agent—Original depository and its surety still responsible for safe keeping of such funds-----	62
LORAIN CRIMINAL COURT—	
Judge of Lorain Criminal Court—Compensation fixed by Council—In state cases same fees as Justice of Peace—Chief of Police entitled to no compensation for services rendered in Lorain Criminal Court-----	1171
LOST INSTRUMENTS—	
Reissue of lost or destroyed bonds and certificates of indebtedness—Interpretation of Section 2295-5 G. C., 106 O. L. 303—Procedure to be followed for making duplicate copies of such lost instruments	599
LOUISVILLE AND NASHVILLE RAILROAD COMPANY—	
Foreign railroad company—Real estate acquired for new right of way—Lease of same temporarily—Not liable for excise tax on that part of earnings from such property-----	498
LOVE, T. H., (LEESBURG, OHIO.)—	
Approval, gas and oil lease to T. H. Love, Leesburg, Ohio-----	1521
LOVELAND (VILLAGE)—	
County Board of Education—Transfer of territory—Board may transfer to an exempted village school district—See Section 4696 G. C., 106 O. L. 396—Transfer pursuant to Section 4692 G. C., 106 O. L. 396—Duty of board to which territory is transferred to levy taxes to pay indebtedness so apportioned to it-----	1005

	Page
LUCAS COUNTY TUBERCULOSIS HOSPITAL—	
County Tuberculosis Hospital—Maintenance fund for same cannot be used for any other purpose—Section 2434 G. C. may be invoked for enlarging such hospital.....	716
LUGS—	
Construction of phrase “improved roads” as found in Section 13421-12 G. C.—Applies to graveled roads—What constitutes an offense under above section—Destruction of highways.....	1105
LUMP SUM—	
Industrial Commission—Without authority to commute an award for permanent total disability to a lump sum.....	120
LUPHER COMPANY, THE GEORGE B.—	
Approval of amendment to articles of incorporation of the George B. Lupher Company—Unissued common stock changed to preferred stock	221
MACHINERY—	
Commissioners of road district organized under old section 7095 G. C.—When authorized to sell road building machinery under Cass Highway Law	635
County Commissioners and Township Trustees—No statutory provision in purchasing culvert pipe and road machinery to let contracts for same by competitive bidding.....	523
Roads and Highways—	
Answers to nineteen questions construing provisions of Cass Highway Law	882
No statutes making it criminal offense for contractor not to mark with red light or other danger signal, obstruction lawfully placed in highway	1238
Township Trustees are not authorized to loan road building machinery owned by township—Recovery may be had on contract when same is unlawfully leased—No authority under Section 7033 G. C. for expenditure of township funds in construction of switch—Party rights when same has been constructed.....	980
MAGISTERIAL DISTRICT—	
Trust companies—“Municipal bonds”—Bonds of magisterial district of West Virginia not bonds of municipality within meaning of that term as used in Section 9778 G. C.....	1489
MAHONING VALLEY WATER COMPANY—	
Approval, order of State Board of Health, public water supply, Struthers, Ohio	1332
MAIN MARKET ROAD—	
County Commissioners—Forms of application for state aid on highways within villages	384
Disapproval, resolutions for improvement of six roads in Hancock County	999

MAIN MARKET ROAD—Concluded—

	Page
Roads and Highways—	
Bids received by State Highway Commissioner for road improvement—No contract awarded—Where desired to improve shorter section of highway than that covered by bids—Must reject all bids, make new estimate and readvertise—Electric railway company may be compelled to move tracks from center to side of road—How interurban company can be compelled to pay for paving between rails—Ohio Electric Railway Company.....	808
Cass Highway Law does not authorize County Commissioners to appropriate property for sole purpose of widening main market road—Interpretation of statutes authorizing appropriation of land for elimination of railway grade crossings—Effect of Cass Highway Law upon such proceedings—Bond provision for county's share of cost discussed.....	1239
County Commissioner's duty to acquire right of way for temporary highway—State Highway Commissioner must procure right of way for permanent improvement when he is proceeding without co-operation of local authorities—Forms of deed and statement to Probate Judge in such cases.....	779
No authority for assessing twenty-five per cent. of cost of road improvement on property located within one mile thereof—When two Boards of Township Trustees are authorized to make joint application for state aid on intercounty highway—Only on county or township line road—Bonds can be issued only by County Commissioners for co-operation with state for intercounty highways—Tax levies are made by Township Trustees where township co-operates with state.....	1678
Telephone and telegraph companies—Authority to require such companies to locate or relocate their poles placed upon intercounty highways and main market roads.....	691
State Highway Commissioner—	
If he improves intercounty highway or main market road without co-operation of County Commissioners or Township Trustees, cost of land necessary for new right of way, paid by state.....	435
Main market road and intercounty highway funds—How disbursed—Former cannot be paid to county and disbursed by it—Section 1203 G. C. governs intercounty highway funds.....	376
May use both intercounty and main market road funds in co-operation with County Commissioners when highway has been designated as an intercounty highway and main market road.....	474

MAINTENANCE FUND—

County tuberculosis hospital—Maintenance fund for same cannot be used for any other purpose—Section 2434 G. C. may be invoked for enlarging such hospital.....	716
----------------------------------------------------------------------------------------------------------------------------------------------------------------	-----

MALICIOUS PROSECUTION—

Municipal corporation—Official bonds of municipal officers made payable to municipality are not invalid—May be made payable to State of Ohio	192
----------------------------------------------------------------------------------------------------------------------------------------------------	-----

	Page
MANDAMUS—	
Board of Health—Council may be compelled by mandamus to establish such board—Council without authority to them abolish such board—Board is a continuing body—City of Conneaut-----	1696
County Commissioners—Their decision granting or refusing to grant prayer of petition asking for reconstruction or repair of public road is not reviewable on appeal-----	1023
Roads and highways—Answers to nineteen questions construing provisions of Cass Highway Law-----	882
Village Council—Failure to make an appropriation for salary of its members—Succeeding Council cannot act-----	167
 MANSFIELD (CITY)—	
Roads and highways—Road improvement commenced under Section 6956-1 et seq. G. C. prior to repeal by Cass Highway Law—Assessment according to benefits—Real estate lying within and without a municipal corporation—Abutting property of improved road which was built entirely by general taxation may be assessed—Sewage disposal plant owned by city and lying outside of city and within one mile assessment district-----	102
 MANSFIELD, JOHN A., STEUBENVILLE, OHIO—	
General Assembly—Salary of member—Certificate of Speaker of House of Representatives, conclusive—John A. Mansfield, Steubenville, Ohio -----	1132
 MANUFACTURER—	
Evaporated skimmed milk—Sale prohibited in Ohio—"Hebe"—Compound of evaporated skimmed milk and vegetable fats according to label	1575
 MANUFACTURING COMPANY—	
American flag on handkerchiefs—Manufacture for sale or having same in possession for purpose of sale—Violation of Section 12396 G. C. -----	1443
Articles of incorporation—The principle that a corporation may not be organized to do manufacturing and mercantile business does not apply to public utility companies—Certificate of amendment of the Canton Electric Company, approved-----	563
Corporation—Purpose clause "formed for the purpose of manufacturing, buying, selling and dealing in typewriters of all kinds and the doing of all things necessary or incidental thereto," not dual in character -----	1497
 MANURE—	
Board of Agriculture—Barnyard manure—Interpretation of statute regulating sale of fertilizers-----	1686
 MAPLE SYRUP—	
Interpretation of Section 5785 G. C. as to what is not "misbranding" under statute—When product contains substantial proportion of each of said ingredients on label—What constitutes substantial proportion of any ingredient—Towle's Log Cabin Syrup-----	255

MAPS—

County Board of Education—	Page
Filing of remonstrance against transfer of territory under Section 4692 G. C., 106 O. L. 397—When names may be withdrawn from remonstrance—When transfer legally effected.....	582
Where judgment rendered against board—Liable for costs including witness fees—How collected.....	1637
County Recorder—No fee may be charged by such officer for filing an oil map	1045
Ditch maps—County Commissioners are not authorized to contract with County Surveyor for making same.....	1922
Tax maps—County Commissioners not authorized to employ person other than County Surveyor for purpose of <i>correcting and keeping up to date</i> an existing set of tax maps of county—See opinion No. 844 rendered September 20, 1915, as to who can <i>make</i> tax maps	943

MARRIAGE—

Mothers' Pension Law—Grantee ineligible to receive pension after re-marriage—Step-father not liable for support of step-children...	365
Municipal Court of Columbus—Judges not authorized to retain fees for solemnizing marriages—Paid into city treasury.....	177
Ohio Hospital for Epileptics—Superintendent—Letter may be mailed describing condition of patient in that institution to person contemplating marriage with such inmate.....	1081
Probate Court—May grant minister's license to solemnize marriage—Applicant must be an ordained or licensed minister <i>of a society or congregation within this state</i>	275

MARRIETA (CITY)—

Collateral inheritance tax—Construction of words "to or for use of an institution in this state for purpose only of public charity or other exclusively public purposes" as used in Section 5332 G. C.—Marietta, Ohio	466
-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----

MARIETTA, COLUMBUS AND CLEVELAND RAILROAD CO.—

Taxes and taxation—Proper excise tax to be charged against D. B. Torpy as Receiver of Marietta, Columbus and Cleveland Railroad Co....	1915
----------------------------------------------------------------------------------------------------------------------------------------	------

MARKS—

Secretary of State—Certificate for registration of mark of ownership of personal property—Where name "Boy Scouts" used—Excelsior Shoe Company	1722
-----------------------------------------------------------------------------------------------------------------------------------------------------	------

MARSHALS—

Fees—Marshals—Chiefs of Police—Sections 4387 and 4534 G. C. construed—Collections under Section 4581 G. C.—Three classes of cases—Fees of witnesses and jurors under fish and game laws, Section 1387 G. C.—Officers who should serve processes issuing from various police courts—Fees in such cases.....	1814
------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

	Page
MARSHALS—Concluded—	
Marysville Reformatory for Women—No specific authority for appointment of field officers—Employes may be appointed who would have some of the powers of field officers-----	1544
MASSILLON (CITY)—	
Approval, sale of canal lands in City of Massillon to The Hess-Snyder Co.—Also sale of canal lands in Licking County, Ohio, to Emma E. Mears -----	1938
Approval, sale of Ohio canal lands in City of Massillon to Hess-Snyder Co. -----	1790
MASSILLON STATE HOSPITAL—	
Approval, contract and construction of cottage No. 4-----	1476
Approval, supplemental contract for construction and completion of cottage No. 4 at Massillon State Hospital-----	1922
Board of Administration—	
Cottage at Massillon State Hospital—Supplemental bid received subsequent to opening of original bid received cannot be considered in awarding contract-----	1328
Successor of Trustees of Massillon State Hospital—As such authority has right to change contract with the Wheeling and Lake Erie Railroad Company and its Receiver-----	109
Without authority to deed real estate without legislative consent----	340
MASTER COMMISSIONERS—	
Taxes and taxation—Assignees, Receivers, Sheriffs and Master Commissioners required to list for taxation moneys, credits, investments in securities or other personal property in their possession—Property shall be entered on tax list on account of person, firm or company for whom it is held-----	674
MATTHIAS, EDWARD S.—	
Common Pleas Judge—Term of judge elected at November election, 1916, to fill unexpired term of Judge Matthias will end December 31, 1916 -----	1851
MATERIALS—	
Municipal Corporation—	
Contract for improvement of street—Provision for excavation and haul discussed—Contractor may receive additional compensation when materials hauled beyond limitation fixed by engineer and contract -----	1333
Excavation of materials for street improvement—Interpretation of contract made by municipality and contractor for disposing and hauling away dirt so excavated-----	1441
Roads and Highways—	
Milan-Elyria road in Lorain County—Contractors not required to furnish additional material—When supplementary contract may be entered into for such additional material-----	1155
No statutes making it criminal offense for contractor not to mark with red light or other danger signal, obstruction lawfully placed in highway -----	1238

MATERIALS—Concluded—	
Roads and Highways—Concluded—	Page
What is a "repair" of a highway—Opinion reaffirmed in which it was held State Highway Commissioner is not authorized to pay contractor as estimate based upon material delivered on site.....	1278
When County Highway Superintendent repairs road by force account—May contract for materials upon basis of number of tons hauled	1231
State Armory Board—May lawfully pay for installation of lockers in leased armory	1349
State Highway Commissioner—Without authority to release, prior to final completion of contract, any portion of percentage required to be retained by Section 1212 G. C.—May allow and pay an estimate upon material only after such material has been incorporated in the work.....	157
MATERIAL MEN—	
Lien statutes, Sections 8312, 8313, 8314 G. C. applicable only to private contracts—See Sections 6947 and 3298-4 G. C. Cass Highway Law for road improvement contracts.....	139
MAUMEE VALLEY PIONEER AND HISTORICAL ASSOCIATION—	
Abstract of title for purchase of real estate for said association, approved	1382
MAYOR—	
See also Municipal Corporation—	
Board of Health—Council may be compelled by mandamus to establish such board—Council without authority to then abolish such board—Board is a continuing body—City of Conneaut.....	1696
Civil Service—Interpretation of paragraph 8, Section 486-8 G. C.—Persons who claim exemptions as "assistants"—Where there is no municipal Civil Service Commission—Failure of Mayor to appoint such commission in sixty days—State Commission may appoint—For permanent appointments, eligible list must contain three names	201
County jails—Discharge of prisoners when committed to jail in default of payment of fine and costs.....	1979
Fees—Marshals—Chiefs of Police—Sections 4387 and 4534 G. C. construed—Collections under Section 4581 G. C.—Three classes of cases—Fees of witnesses and jurors under fish and game laws, Section 1387 G. C.—Officers who should serve processes issuing from various police courts—Fees in such cases.....	1814
Fines collected for violations of Section 1261-63 G. C. are required to be paid into county treasury—When County Commissioners may allow fees to officers named in Section 3017 G. C., although fines are payable into municipal treasury—Balance of fine and costs payable to magistrate when accused desires to be discharged from jail after commitment for nonpayment of same.....	617
Humane officer—Appointed for "the ensuing year"—How long such officer is entitled to receive compensation.....	946
Jurisdiction of criminal court, Lima, Ohio—Jurisdiction of Mayor, City of Lima and Justice of Peace of township in which city is located—Selling intoxicating liquors to a minor.....	589

	Page
MAYOR—Concluded—	
Justice of Peace, Police Judges and Mayors—Fees of Constables, Chief of Police, Marshal or other officer under Section 13426 G. C. refers to all classes of cases enumerated in Section 13423 G. C.—If other services besides making arrests and subpoenaing witnesses are required of officers mentioned in Section 13436 G. C. they are entitled to additional fees.....	1604
Municipal Corporation—	
Council has discretion to furnish law books to Mayor—Mayor has no control of books furnished any other department of village.....	371
Ordinance which does not fix license fee definitely but leaves fixing of such fee within limitations to Mayor, invalid—Council cannot delegate its legislative function—Village of Oxford, Ohio—License to exhibitors of shows and performances.....	320
Planning Commission—Personnel of such commission—See Section 4366-1 G. C.—No Board of Park Commissioners.....	1150
Superintendent of Water Works of city having held position continuously for more than seven years prior to January 1, 1915, may only be removed by Section 486-17a, 106 O. L. 412—Removal—Temporary appointment—How made.....	1115
President of City Council—Vacancy in office filled by appointment by mayor	286
MAYOR'S COURT—	
Board of State Charities—Costs in Mayor's Court in arrest of delinquent ward of above named board who is out on parole and has escaped from private home.....	1978
Municipal corporations—May enact ordinances to punish same acts as are punished by state laws—City limited to powers granted—Fines collected under said ordinances go into municipal treasury.....	1839
McMAKEN, GENERAL W. V., OF TOLEDO, OHIO—	
Offices incompatible—Member of County Board of Revision—Trustee of Ohio Soldiers' and Sailors' Orphans' Home, Xenia, Ohio.....	553
McQUIGG, JOHN R., OF CLEVELAND—	
Ohio National Guard—Lieutenant-Colonel McQuigg entitled to compensation having performed services for National Guard.....	1842
MEALS—	
Jurors—Expenses of meals and lodging—When in trial of any case, if not permitted to separate, such expenses must be paid from county treasury—May not be taxed as costs or assessed against any party to said case.....	1082
MEASURES—	
See Weights and Measures.	
MEASURING DISTANCE—	
Schools—Method of measuring distance pupils live from nearest school—Section 7731 G. C., 104 O. L. 133.....	1397
MEDICAL CARE—	
Board of Administration—Girls' Industrial School—No appropriation to pay maternity expenses of such inmates who are out on probation	1939

MEDICINE—	Page
Veterinary medicine—Form of indictment for illegal practice of same---	1110
MEETINGS—	
State Board of Health—Election of secretary—Construction of statutes and rules and by-laws of said board regulating regular and special meetings -----	1689
MEMBER BOARD OF EDUCATION (VILLAGE)—	
Offices compatible—Member village Board of Education—Clerk of village Council -----	205
MEMBER OF GENERAL ASSEMBLY—	
See General Assembly.	
MEMBER PUBLIC UTILITIES COMMISSION—	
Public Utilities Commission—Salary of member cannot be reduced during his term of office—Constitutional inhibition—Statute ineffective--	112
MEMORIAL—	
Col. Jennings Memorial Hall—Disapproval of contract—Consideration greater than balance of appropriation-----	1359
Fort Jennings Memorial—Disapproval of contract for said memorial building -----	870
Lookout Mountain Monument—	
Approval of contract and bond-----	859
Soldiers' Memorial Commission is authorized to pay expenses of person designated to unveil monument and also expenses of stenographer to make record of dedicatory exercise-----	852
Maumee Valley Pioneer and Historical Association—Abstract of title for purchase of real estate for said association, approved-----	1382
MENTOR (VILLAGE)—	
Approval of transcript of bond issue, Village of Mentor, Ohio-----	159
MERCANTILE ESTABLISHMENTS—	
Employment of females—Interpretation of Section 1008 G. C., 103 O. L. 555—Not operative as to females over eighteen years of age employed in <i>mercantile</i> establishments located in villages-----	1148
MIAMI UNIVERSITY—	
Academic department of college or university supported by state in which teachers' training school is maintained—Person holding diploma from first grade high school entitled to admission to such department without condition-----	1969
Municipal corporation—Ordinance which does not fix license fee definitely but leaves fixing of such fee within limitations to Mayor, invalid—Council cannot delegate its legislative function—Village of Oxford, Ohio—License to exhibitors of shows and performances -----	320
MIAMI CONSERVANCY DISTRICT—	
Proposed agreement between State and the Miami Conservancy District, approved -----	242

	Page
MIAMI COUNTY FAIR GROUNDS—	
Disapproval, transcript of proceedings for bond issue, Miami County, Ohio, for construction of grand stand at Miami County fair grounds—Tax duplicate insufficient to make required levy-----	857
MIDDLETOWN (CITY)—	
Approval of transcript, bond issue by City of Middletown, Ohio-----	189
Board of Education—Bonds issued for purpose of purchasing site whereon to erect high school building—May not be used for erection of grade school building-----	1778
MILEAGE—	
Answers to sixteen questions in regard to officers and members of the General Assembly—Attendance and mileage of members—Salaries of clerks—Purchase of articles for use of General Assembly—What vouchers should be approved by Clerk of House of Representatives and President of Senate—Portrait of Lieutenant Governor—No prohibition against a member being interested in contracts let by state—Telephone and telegraph service of members, private and public—Postage—Auditor of State can prescribe system of accounting for General Assembly-----	66
Board of Embalming Examiners—When member assumes office—Compensation—When secretary assumes office—Special meetings—Purpose—Prosecutions for violations of embalming laws—Members not compensated for services-----	1464
Sheriff—Conveying more than one prisoner to workhouse at same time—Mileage may be charged only once—Cannot charge on each writ-----	251
State Fire Marshal—Payments made from item A-3, 106 O. L. 690, are not subject to approval of State Civil Service Commission-----	236
State Liquor Licensing Board—Inspectors of said board are not entitled to witness fees and mileage in addition to salary-----	872
Superintendent of Public Works—May appoint commissioners pursuant to Sections 455 and 457 G. C.—No appropriation available at present time to pay their compensation-----	1469
MILES—HARVARD PARK COMPANY—	
Corporations—Failure to file certificate reducing capital stock of corporations which had reduced same before month of May—Such certificate when filed will relate back to time of reductions-----	1912
MILITIA—	
Fees of Sheriff—Person sentenced by commanding officer of militia to county jail—Fees for committing and discharging defendant in bastardy proceeding—Fees in contempt proceedings—No jail fees where witnesses are committed by Coroner-----	867
Mobilization of Ohio National Guard—Band of Engineer Battalion entitled to payment out of state funds from time Secretary of War directed that said band was not included in call of President until mustered out-----	1805
Ohio National Guard—Lieutenant-Colonel McQuigg entitled to compensation having performed services for National Guard-----	1842

MILITARY SERVICE—	Page
Superintendent of armory—Salary—When temporarily absent in military service and others perform work—County Commissioners may waive rights to claim personal services of said superintendent...	1395
 MILK—	
Evaporated skimmed milk—Sale prohibited in Ohio—"Hebe"—Compound of evaporated skimmed milk and vegetable fats according to label	1575
Municipal corporation—Charter provision fixing different standard of milk from state law—Nevertheless state law may be enforced—Cleveland, Ohio	391
 MILK BOTTLES—	
Weights and Measures laws—No provision of law for manufacturer of paper milk bottles to file bond guaranteeing standard measurements	520
 MILLER, IRA M., OF AKRON, OHIO—	
Approval, lease to Ira M. Miller, Akron, Ohio, portion of water front along east bank of Summit Lake.....	1687
 MILLERSPORT (VILLAGE)—	
Canal lands—Sale of a portion of such lands in village of Newburgh Heights, Cuyahoga County, and also in Village of Millersport, Fairfield County, Ohio.....	232
 MINERALS—	
School lands—No authority for granting of an easement on such lands to pipe line company—Purpose laying pipe line—The Buckeye Pipe Line Company	1749
 MINES AND MINING—	
County Recorder—No fee may be charged by such officer for filing an oil map	1045
Foreign corporation—When same qualifies to do business in this state and still owns property in this state but no longer is "doing business" in state—Required to pay minimum fee of ten dollars in compliance with Section 5503 G. C.—When corporation may retire from this state and continue to hold property here.....	995
 MINORS—	
Jurisdiction of criminal court, Lima, Ohio—Jurisdiction of Mayor, City of Lima and Justice of Peace of township in which city is located—Selling intoxicating liquors to a minor.....	589
 MINISTER—	
Probate Court—May grant minister's license to solemnize marriage—Applicant must be an ordained or licensed minister of a <i>society or congregation within this state</i>	275
 MISBRANDING—	
Interpretation of Section 5785 G. C. as to what is not "misbranding" under statute—When product contains substantial proportion of each of said ingredients on label—What constitutes substantial proportion of any ingredient—Towle's Log Cabin Syrup.....	255

MISDEMEANORS—

See Felonies and Misdemeanors. Page

MIXERS—

Roads and highways—Provision in specifications for concrete construction on public work for “batch mixer” to be used is reasonable.. 1021

MIXTURE—

Interpretation of Section 5785 G. C. as to what is not “misbranding” under statute—When product contains substantial proportion of each of said ingredients on label—What constitutes substantial proportion of any ingredient—Towle’s Log Cabin Syrup----- 255

MONEYS—

Agricultural extension fund—Moneys received by State Treasurer from counties and federal government for above purpose not payable into state treasury—It is a trust fund----- 570

Building and Loan Associations—May invest funds in securities that are accepted by United States government to secure postal savings deposits in national banks----- 1720

Farmers’ Institutes—Moneys received by Dean of College of Agriculture of Ohio State University are not to be paid into state treasury—It is a trust fund----- 568

Ohio Agricultural Experiment Station—Adam-Hatch fund received from federal government for purpose of conducting agricultural experiments—How such fund should be appropriated----- 1262

Treasurer of State—When such officer may create collection account in some bank—Limitations of statutes applicable to depositories of active and inactive funds----- 525

MONTGOMERY COUNTY—

Dayton State Hospital—Approval of certain quit claim deeds authorized by Senate Bill No. 292, 106 O. L. 427----- 669

MONUMENT—

Lookout Mountain Monument—

Approval of contract and bond----- 859

Soldiers’ Memorial Commission is authorized to pay expenses of person designated to unveil monument and also expenses of stenographer to make record of dedicatory exercises----- 852

MOONEY LAW—

Agricultural extension fund—Moneys received by State Treasurer from counties and federal government for above purpose not payable into state treasury—It is a trust fund----- 570

Farmers’ Institutes—Moneys received by Dean of College of Agriculture of Ohio State University are not to be paid into state treasury—It is a trust fund----- 568

Ohio Agricultural Experiment Station—Adam-Hatch fund received from federal government for purpose of conducting agricultural experiments—How such fund should be appropriated----- 1262

	Page
MORGAN COUNTY—	
County Children's Home—Destroyed by flood of 1913—Real estate disposed of—Abandonment complete—May now proceed under Section No. 3077 G. C. to establish a home.....	1233
MORRIS PLAN BANK—	
Method of loaning money not authorized by laws of this state.....	1401
MORROW COUNTY—	
Morrow County Commissioners—Two petitions presented at different times for same road improvement—Not authorized to proceed under facts submitted.....	734
MORTGAGE—	
Roads and highways—Cass Highway Law does not authorize County Commissioners to appropriate property for sole purpose of widening main market road—Interpretation of statutes authorizing appropriation of land for elimination of railway grade crossings—Effect of Cass Highway Law upon such proceedings—Bond provision for county's share of cost discussed.....	1239
Safe deposit companies—Not authorized to accept trusts or act as trustee—Cannot issue "participating certificates"—May accept for safe-keeping such participating certificate.....	1827
Taxes and taxation—Lien of state for franchise or excise taxes when same is inferior to lien of a mortgage—Two special kinds—Section 5506 G. C. construed.....	1822
MORTGAGE AND LOAN COMPANIES—	
Morris Plan Bank—Method of loaning money not authorized by laws of this state	1401
MOTHERS' PENSION LAW—	
Construction of statute as to "legal residence"—Sufficient if mother and children reside for three years in one county of this state immediately prior to month's residence in another county of this state	1549
County Commissioners—Without authority to extend aid to children in their own homes rather than in county children's homes.....	713
Grantee ineligible to receive pension after remarriage—Stepfather not liable for support of stepchildren.....	365
The words "legal residence" in Section 1683-2, G. C., 106 O. L. 436, construed	314
MOTION PICTURES—	
Board of Censors of motion picture films—Members of such board are in unclassified service of State Civil Service.....	235
MOTOR VEHICLES—	
Automobile license plates—Board of Administration has authority to manufacture such plates with convict labor in penitentiary and reformatory	972
Automobiles—Person who allows motor vehicle to stand in a public road in night time without any lights not guilty of violation of Section 12614 G. C.—Municipal corporations are authorized to require such vehicles to display lights in night season, although not in motion	1767

MOTOR VEHICLES—Concluded—	Page
Constables—Where no vacancy, no authority to appoint additional Constable—Such special Constable without authority to perform duties—Not entitled to fees—No finding for recovery—Motor vehicle speed laws.....	1703
Justice of Peace—Speeding of automobiles—When plea of guilty to charge of violating Section 12604 G. C. is made before Justice of Peace he is without jurisdiction to render final judgment—Exception—How fines illegally paid under Section 12604 G. C. can be recovered	1437
Prosecuting Attorney—When an allowance under provisions of Section 3004 G. C. may be expended in employment of person to procure evidence against violators of the law regulating speed of motor vehicles	1453
 MUNICIPAL BONDS—	
Trust companies—"Municipal bonds"—Bonds of magisterial' district of West Virginia not bonds of municipality within meaning of that term as used in Section 9778 G. C.....	1489
 MUNICIPAL CIVIL SERVICE COMMISSION—	
Civil Service—	
Interpretation of paragraph 8, Section 486-8 G. C.—Persons who claim exemptions as "assistants"—Where there is no Municipal Civil Service Commission—Failure of Mayor to appoint such commission in sixty days—State Commission may appoint—For permanent appointments, eligible list must contain three names..	201
Persons in classified service may not be appointed to offices or positions in unclassified service without their consent and approval of proper Civil Service Commission.....	968
Section 486-31 G. C., 106 O. L. 418, whereby certain persons are retained in the public service by reason of continuous service for seven years is constitutional.....	803
Controls city school district—Janitors of school buildings in classified service—Clerks of Boards of Education in unclassified service..	185
Fees of witnesses subpoenaed by said commission are payable out of county treasury	924
May not punish witness for contempt—Common Pleas Court has jurisdiction	307
Municipal Corporation—	
Charters adopted under home rule amendment to constitution which provide for Civil Service in cities supersede state law.....	403
Superintendent of Water Works of city having held position continuously for more than seven years prior to January 1, 1915, may only be removed by Section 486-17a, 106 O. L. 412—Removal—Temporary appointment—How made.....	1115
State and Municipal Civil Service Commissions—Authority to procure attendance of witnesses is conferred on commissions—How such witnesses are to be paid—Fees not payable in advance.....	701
 MUNICIPAL CORPORATION—	
Annexation of territory from one or more townships to a city—How funds and indebtedness of said township are to be apportioned—How funds and indebtedness of school districts are to be apportioned in such case—City of Akron.....	918

MUNICIPAL CORPORATION—Continued—	Page
Appeal from order of State Board of Health by city of Greenville— Referee engineers—Their powers—Past, present and future physical condition to be considered by said engineers.....	721
Appropriation to city of Columbus—"Repaving High street from Broad to State in front of state ground"—Item, cost and expense of constructing water main in High street, included.....	506
Automobiles—Person who allows motor vehicle <i>to stand</i> in a public road in night time without any lights not guilty of violation of Section 12614 G. C.—Municipal corporations are authorized to require such vehicles to display lights in night season, although not in motion	1767
Board of Education—The word "taxation" as used in Section 4759 G. C. does not include the term "assessment"—Street improved on which school property abuts—Not assessable—Board without authority to pay for such improvements out of its contingent fund or levy tax for such purpose.....	663
Board of Health— Council may be compelled by mandamus to establish such board— Council without authority to then abolish such board—Board is a continuing body—City of Conneaut.....	1696
Payment of public treasury of business losses accruing as an incident to promulgation of quarantine orders not authorized—Inability to market eggs and butter.....	953
Transportation and maintenance of leper—City of Norwalk is authorized to provide necessary funds.....	827
Bond issue—Flood Emergency Act, 103 O. L. 141—County Commissioners have continuing authority to issue bonds and notes to provide funds to repair, replace or reconstruct public property or ways, injured or destroyed in manner and at time described in said Section 1 of said Flood Emergency Act.....	1058
Bridges—Duty of County Commissioners to repair bridges built by them on county roads in cities and villages—Both County Commissioners and municipal corporations liable for injuries when such bridges become defective and dangerous.....	1167
Building owned by municipality condemned by State Inspector of Workshops and Factories—When levy can be made outside of ten-mill limitation and within fifteen-mill limitation for said improvement	1709
Buildings—City and township have no authority to unite for erection of city hall and township house.....	1293
Canal lands—Proposed lease to city of Dover—When lease should be executed in name of city by Director of Public Service or Director of Public Safety—Council should first authorize same.....	1940
Cass Highway Law—Discussion of tax levying sections—Whether or not interior limitations and ten and fifteen-mill limitations apply to tax levies authorized to be made by Township Trustees and County Commissioners—Taxable property that is and is not subject to levies authorized for township and county road purposes— General discussion of tax levying powers and limitations under provisions of Cass Highway Law.....	541
Chattel mortgage or loan broker—Any such broker who obtains state license is not required to pay any additional license fee to a municipality	832

MUNICIPAL CORPORATION—Continued—	Page
Charter provision fixing different standard of milk from state law— Nevertheless state law may be enforced—Cleveland, Ohio-----	391
Charters adopted under home rule amendment to Constitution which pro- vide for civil service in cities supersede state law-----	403
Chief of Police may not certify to any bill for food furnished prisoners in excess of contract price—Chief receives regular salary for du- ties of his office—May not be allowed any additional compensa- tion -----	1336
City Engineer is within classified civil service—Person in classified civil service prohibited from being an active candidate for an elective political office-----	375
City Solicitor—When assistants may be employed—Competitive bids not required for contracts of employment of assistants to Solicitor— Council fixes compensation-----	295
Civil service—Offices, positions and employments in villages and village school districts are not included within provisions of Civil Ser- vice Law-----	1186
Contract for improvement of street—Provision for excavation and haul discussed—Contractor may receive additional compensation when materials hauled beyond limitation fixed by engineer and contract	1333
Contractor is entitled to interest accruing on guaranty fund, if it is so stipulated in contract-----	174
Council—	
Authorized to levy for funds to care for indigent sick of city—With- out authority to levy tax for payment of losses sustained by hos- pitals by reason of contract between city and hospitals—Section 4021 G. C. construed—City of Youngstown-----	1377
Changes grade of street after contract has been let at a unit price for all excavation—Contractor not required to make additional exca- vation at price bid on original contract-----	514
Determines who shall let contracts for printing of municipal bonds--	253
Has discretion to furnish law books to Mayor—Mayor has no control of books furnished any other department of village-----	371
Merges duties of Clerk of Council with duties of City Auditor—No increase of salary for additional duties during term of office---	597
County Board of Revision—Increase of property valuation—Notice neces- sary to property owners—Where County Auditor neglected or was unable to give notice in time required—Tax Commission may extend time for completion of work of County Board of Revision so as to give opportunity to file complaints-----	1565
County Commissioners—	
Not authorized to expend county funds upon bridges within munic- ipalities unless such bridges are on state or county roads—See Sections 2421 and 7557 G. C.-----	1152
Required to construct and keep in repair all necessary bridges on all state and county roads where such bridges are located within or without a municipal corporation—Municipal corporation may con- struct same-----	730
County Orphans' Home located within municipal corporation entitled to receive water from municipal plant free of charge—See Section 3963 G. C.-----	616

MUNICIPAL CORPORATION—Continued—	Page
Deputy State Supervisors and Inspectors of Elections—Expense for office in registration cities is required to be paid by such city from its general fund—Lorain—Elyria.....	1001
Disapproval, transcript of bond issue, village of Jefferson, Madison County, Ohio—Assessment bonds issued by village to pay cost of paving between rails of an interurban railroad.....	478
Excavation of materials for street improvement—Interpretation of contract made by municipality and contractor for disposing and hauling away dirt so excavated.....	1441
Excessive amounts allowed by city to contractors on partial estimates—Interest not chargeable in absence of fraud—Not entitled to interest on final estimate until demand for balance and refusal....	226
Expenditure costing over \$500.00—Council must first authorize and direct same by ordinance before Director of Public Service may proceed with improvement—Engineer for such improvement must have salary fixed by Council before he can be employed—Council cannot direct employment of a certain engineer.....	125
Fines collected for violations of Section 1261-63 G. C. are required to be paid into county treasury—When County Commissioners may allow fees to officers named in Section 3017 G. C., although fines are payable into municipal treasury—Balance of fine and costs payable to Magistrate when accused desires to be discharged from jail after commitment for nonpayment of same.....	617
Health Officer—Woman not eligible to hold such position.....	680
Health Officer in villages—Holds office until successor is appointed and qualified	660
Home Rule Charter Commission—Adoption of charter submitted by such Commission—How expenses of election for above purposes are to be paid—From county treasury.....	703
Humane Officer—Appointed for "the ensuing year"—How long such officer is entitled to receive compensation.....	946
Industrial Commission—	
Authority under building code to issue general order fixing requirements for heating public buildings.....	1551
Without authority to inspect boilers on municipal fire apparatus.....	1858
Justice of Peace—Speeding of automobiles—When plea of guilty to charge of violating Section 12604 G. C. is made before Justice of Peace he is without jurisdiction to render final judgment—Exception—How fines illegally paid under Section 12604 G. C. can be recovered.....	1437
Local option election—Approval of form of petition authorized by Section 6119 G. C.—Township outside of a municipal corporation..	1913
May enact ordinances to punish same acts as are punished by state laws—City limited to powers granted—Fines collected under said ordinances go into municipal treasury.....	1839
Member of Council—How member may be excused for failure to attend previous session of Council.....	729
Member of Council may at the same time be a Central Committeeman..	950
Municipal Court of Columbus—Judges not authorized to retain fees for solemnizing marriages—Paid into city treasury.....	177

MUNICIPAL CORPORATION—Continued—	Page
Newspaper—Publication of ordinances and resolutions—When officer of municipality is interested in newspaper which publishes ordinances—Does not disqualify newspaper from making such publication—Officer not liable.....	5
Not duty of Bureau to install system of accounting for cities—Duty of City Auditor or village clerk—Council appropriates in cities and City Auditor employs extra clerks for such purpose—In villages Council provides employes.....	1597
Not entitled to part of county bridge fund—County Commissioners—Not authorized to expend county funds upon bridges within municipalities unless such bridges are on state or county roads.....	828
Official bonds of municipal officers made payable to municipality are not invalid—May be made payable to state of Ohio.....	192
Ordinance which does not fix license fee definitely but leaves fixing of such fee within limitations to Mayor, invalid—Council cannot delegate its legislative function—Village of Oxford, Ohio—License to exhibitors of shows and performances.....	320
Ordinances providing for compensation of disabled or temporary firemen—When temporary firemen may be employed and paid compensation for performance of duties of disabled firemen—From what funds payment authorized—City of Piqua.....	1845
Petition presented by property owners for improvement of street on assessment plan cannot contain restrictions binding present or subsequent Council as to general assessments for street improvements	1085
Planning Commission—Personnel of such Commission—See Section 4366-1 G. C.—No Board of Park Commissioners.....	1150
Plats of lands and streets outside of such municipal corporation—Absence of acceptance by public authorities—Not required to improve or repair such streets.....	1018
Poll books—Tally sheets—Where transmitted in registration cities and where registration not required—Those of regular elections in odd numbered years for township officers and Justice of Peace returned to Township Clerk—Where other returns should be made—Ticket nominated by single petition printed in separate column—Independent candidates nominated by separate petitions in list to right of tickets—Returns of elections for election of officers of newly created municipality.....	86
President of City Council—Vacancy in office filled by appointment by Mayor	286
Primary election is neither a regular or general election—Initiative and referendum—Failure of Board of Deputy State Supervisors of Election to submit ordinance or measure to electors at time special election should have been held—Should be submitted at next regular or general election—Certain limitation—City of Steubenville	1338
Prosecuting Attorney—When said officer may accept employment from Council of village—Limitations of statutes as to such employment discussed—Village counsel.....	1919

MUNICIPAL CORPORATION—Continued—	Page
Public Utilities—Inventories and valuation—Authority of Public Utilities Commission to require filing such lists under Section 499-8 G. C., 103 O. L. 808, and also its authority under amended Section 499-8 G. C., 106 O. L. 225—Other sections of public utility law construed	500
Regulation of public and private cemeteries-----	1493
Roads and Highways—	
Answers to nineteen questions construing provisions of Cass Highway Law -----	882
Cass Highway Law does not authorize County Commissioners to appropriate property for sole purpose of widening main market road—Interpretation of statutes authorizing appropriation of land for elimination of railway grade crossings—Effect of Cass Highway Law upon such proceedings—Bond provision for county's share of cost discussed -----	1239
Cass Highway Law—Levies for road purposes upon taxable property of township, distinguished-----	1659
County Commissioners without authority to compel traction company to pay part of cost of paving a road running through a village—Plans adopted then altered should be approved by village Council and notice again given—Northern Ohio Traction and Light Company—Village of New Berlin-----	1258
Eight-Hour Law—Extraordinary emergencies—Road work prosecuted only during summer months—Inconvenience to public—Such reasons do not constitute "emergency" within meaning of Section 17-1 G. C.-----	1530
Forms for ordinances where State Highway Commissioner extends road improvement through village and co-operates directly with village -----	1046
Land lying outside an incorporated village abutting a road improvement carried forward by state which land is owned by village—Is assessable for improvement-----	1779
Perpendicular wash bank more than eight feet in height—Duty of guard rail protection rests upon County Commissioners—Section 7563 G. C. construed-----	1462
Road improvement commenced under Section 6956-1 et seq. G. C. prior to repeal by Cass Highway Law—Assessment according to benefits—Real estate lying within and without a municipal corporation—Abutting property of improved road which was built entirely by general taxation may be assessed—Sewage disposal plant owned by city and lying outside of city and within one mile assessment district -----	102
Taxes and taxation—Tax levies made by Township Trustees for road purposes under authority of Sections 1222, 3298-1, 3298-13 and 3298-20 G. C., 106 O. L. 574 et seq. are upon all taxable property of township including that within any incorporated village or city therein situated—Levy under Section 3298-18 G. C. is upon taxable property of such township outside of any incorporated village or city situated therein—When such levies are illegal—See Opinion No. 1408, March 22, 1916-----	1507
Section 4564 G. C. requires that where a municipal corporation owns its workhouse and prison, imprisonment for violation of ordinances shall be in said workhouse or prison-----	1044

MUNICIPAL CORPORATION—Concluded—	Page
Sewers—How cost of main sewer may be assessed—How cost of main sewer and sewage disposal plant outside of municipal corporation may be assessed.....	1951
Special assessment for nonresidents who own real estate in city may include several parcels of land in one notice—Newspaper entitled to legal compensation according to form submitted by city officials..	1222
Superintendent of waterworks of city having held position continuously for more than seven years prior to January 1, 1915, may only be removed by Section 486-17a, 106 O. L. 412—Removal—Temporary appointment—How made.....	1115
Trust companies—"Municipal bonds"—Bonds of magisterial district of West Virginia not bonds of municipality within meaning of that term as used in Section 9778 G. C.	1489
Township Trustees—Authorized to purchase pipe for bridges and culverts on township roads—What County Highway Superintendent must approve—Deputy County Surveyor or an employe in County Surveyor's office may lawfully perform services for a municipality—Limitations for such work.....	769
Trustees of Ohio State University—Not authorized to dedicate land for street purposes without express legislative authorization.....	1730
Under ordinance passed by Council of Alliance, vacating parts of streets the state has acquired proper title to parts of streets so vacated..	509
When contractor accepts payment in full on final estimate—Cannot later claim interest from time payment should have been made and was made.....	173
When it is duty of City Auditor to act as secretary of Sinking Fund Trustees	549
Where Council authorized to enact ordinances fixing salary of Director of Public Service payable partly from service and partly from waterworks funds—Proportion within discretion of Council.....	1910
Without authority to donate to Board of Education of village or city school district, site upon which to erect a school building.....	861
Village Council—Failure to make an appropriation for salary of its members—Succeeding Council cannot act.....	167
 MUNICIPAL COURT (CLEVELAND)—	
Cleveland Municipal Charter—Whether or not provisions of charter or state law govern expenditures in Municipal Court—What costs are taxable for publication in legal news—When Notary Public fees are taxable as costs—Discussion of Bailiff's authority in sale of property taken on execution—Municipal judges without authority to commit persons to county jail who have been accused or convicted of violation of city ordinances—Should be committed to city prison.....	1868
Fees—"Sitting at trial"—Police officer or Bailiff—Witnesses.....	1367
 MUNICIPAL COURT (COLUMBUS)—	
Judges not authorized to retain fees for solemnizing marriages—Paid into city treasury.....	177
Persons convicted in said court for violation of Section 12758 G. C. should be required to pay all necessary costs of analysis and inspection as provided in Section 12759 G. C.	61
Section 3056 G. C. construed—Said section applicable to fines assessed and collected by above court.....	1967

	Page
MUNICIPAL FIRE APPARATUS—	
Industrial Commission—Without authority to inspect boilers on municipal fire apparatus	1858
MUNICIPAL UNIVERSITY—	
Toledo Municipal University—Board of Directors of said university have full control of funds raised by taxation for said purpose—Council without authority to appropriate said funds.....	1207
MURPHY COMPANY, M. E.—	
Approval, contract for construction of fish hatcheries at Lake St.Marys, Ohio	1321
NATIONAL-ACME MANUFACTURING COMPANY—	
Corporation—Tax on increase of capital stock— <i>Exemption</i> of Section 5519 G. C. not applicable to increase of issued and outstanding capital stock as a part or all of the increase in authorized capital stock of corporation made within six months period prescribed by said section—Where articles of incorporation filed and organization effected prior to six months period.....	1606
NATIONAL CORDIAL COMPANY—	
Intoxicating liquors—Partnership duly licensed to conduct saloon may carry on business in whatsoever name or names chosen at place for which license issued—No additional license required—Liebenthal Brothers and Company—National Cordial Company.....	1539
NATIONAL GUARD—	
See also Ohio National Guard.	
Superintendent of armory—Salary—When temporarily absent in military service and others perform work—County Commissioners may waive rights to claim personal services of said Superintendent..	1395
NATIONAL ROAD—	
Roads and Highways—	
Construction of National Road by The H. E. Culbertson Company—An estimate for work not covered by previous estimate may be allowed under facts submitted.....	153
Improvement made under Section 6956-1 G. C. now repealed—When assessment may be made on land previously assessed and lying within one mile of terminus of road improved.....	234
Form of notice to be given under Section 7204 G. C.—Method of serving same—Encroachment by Ohio Electric Railway Company on National Road—See Opinion No. 1888, August 31, 1916.....	1629
NATURAL GAS COMPANY—	
When corporation is "natural gas" company within meaning of public utility tax statutes of 1911—Such company required to pay excise taxes on basis of entire receipts from all business done—Who is liable for omitted taxes when assets of company sold to another company—Charge should be made against company actually in default.....	901

	Page
NATURALIZED CITIZEN—	
When a person born of alien parents is a natural born citizen of United States—When an elector—Chinamen and Japanese.....	1325
NATURALIZATION FEES—	
Clerk of Courts not authorized to retain such fees—Should be paid into county treasury.....	609
NAVIGABLE STREAM—	
Navigable rivers—Definition—Little Miami River.....	1711
NEGLIGENCE—	
Canal lands—State's liability for negligence when canals overflow on private property—Damages—When allowed and when not allowed	1474
Roads and highways—How to proceed where person claims to have been injured by reason of negligence of employes of state engaged in constructing road by force account—Claim presented to Legislature	1768
NEGOTIABLE INSTRUMENT—	
Building and Loan Associations—Depositors may withdraw funds by non-negotiable orders—Same assignable—Section 9652 G. C. construed	1775
NEWARK HEAT AND LIGHT COMPANY—	
When corporation is "natural gas" company within meaning of public utility tax statutes of 1911—Such company required to pay excise taxes on basis of entire receipts from all business done—Who is liable for omitted taxes when assets of company sold to another company—Charge should be made against company actually in default	901
NEW BERLIN (VILLAGE)—	
Roads and highways—County Commissioners without authority to compel traction company to pay part of cost of paving a road running through a village—Plans adopted then altered should be approved by Village Council and notice again given—Northern Ohio Traction & Light Company—Village of New Berlin.....	1258
NEWBURGH HEIGHTS (VILLAGE)—	
Approval, sale of certain canal lands in village of Newburgh Heights, Cuyahoga County, Ohio.....	1107
Canal lands—Sale of a portion of such lands in village of Newburgh Heights, Cuyahoga County, and also in village of Millersport, Fairfield County, Ohio.....	232
NEWSPAPER—	
See also Advertisement—Publication.	
Advertisements deemed by public officers to be of general interest to taxpayers under Section 6252 G. C. are to be paid for at rate fixed in Section 6251 G. C.....	511
Board of Administration—Advertisement for five new cottages at different institutions may be made in same legal notice—Contract should be awarded to lowest bidder on each of said buildings....	14

NEWSPAPER—Concluded—

	Page
Board of Education—Bids and bidding—Advertisement for heating and ventilating school building—May have such general specifications as to permit bids being offered for installation of any system of heating and ventilating that may be determined by board after bids opened	148
Cass Highway Law—Interpretation of Section 7199 G. C. as to giving of notice for letting of contracts for improving and maintenance of roads or letting of bridge contracts—Sections of General Code repealed by implication by reason of enactment of above section—In advertising sale of county road bonds Section 6929 G. C., 106 O. L. 603, governs—Sections 2343; 2344 and 2345 G. C. are not repealed by Cass Highway Law	838
Cleveland Municipal Charter—Whether or not provisions of charter or state law govern expenditures in Municipal Court—What costs are taxable for publication in legal news—When Notary Public fees are taxable as costs—Discussion of Bailiff's authority in sale of property taken on execution—Municipal judges without authority to commit persons to county jail who have been accused or convicted of violation of city ordinances—Should be committed to city prison	1868
County Commissioners—Sections 2352 and 2353 G. C. construed—Provision for giving fifteen days' notice when estimated cost of contract does not exceed one thousand dollars, directory—If Commissioners determine to give fifteen days' notice same may be given by posting, only	1415
Municipal Corporation—	
Newspaper—Publication of ordinances and resolutions—When officers of municipality is interested in newspapers which publishes ordinances—Does not disqualify newspaper from making such publication—Officer not liable	5
Special assessment for nonresidents who own real estate in city may include several parcels of land in one notice—Newspaper entitled to legal compensation according to form submitted by city officials	1222
Notice of sale of saloon license as a whole upon order of Probate Court—Publication according to Section 10700 G. C.	186
Saloon license—Publication of notice of sale, mandatory—May be sold at private sale after such publication	453
Taxes and taxation—Newspapers—Publishing notices of delinquent tax sales—Publication for only one week, no liability against county ..	402
Times of holding court—Publication of order required by Section 1519 G. C. should be made in accordance with Section 6252 G. C.—Newspaper	1771

NIGHT WATCHMAN—

Board of Deputy State Supervisors and Inspectors of Elections—When night watchman can be employed—Paid from county treasury...	1644
--------------------------------------------------------------------------------------------------------------------------------	------

NIGHT WORK—

State officer or employe receiving regular salary out of state treasury not entitled to receive additional compensation for overtime or night work	1841
----------------------------------------------------------------------------------------------------------------------------------------------------------	------

NOMINATION—	Page.
Candidates—Fee required by Section 4970-1 G. C., 106 O. L. 548, may be computed only upon salary of office fixed by law and not upon any fees to which incumbent of office may be entitled.....	925
Candidates for office—Fee prescribed by Section 4970-1 G. C. is not required to be paid by candidates who are nominated by having their names written upon primary ballot.....	1205
Coroner—Not required to pay any fee at time of filing declaration of candidacy for nomination for such office.....	84
County Commissioner—Form of primary ballot for nomination of candidates for County Commissioner to fill an unexpired term.....	978
Deceased candidate—Deputy State Supervisors of Election should not print such name on primary ballots—How votes should be counted if name does appear—When no names of candidates for nomination on primary ballot as well as when names do appear—Interpretation of statutes for blank spaces in either case on ballot—Where name of candidate is written in eight per cent. of number of ballots cast necessary to fill vacancy—When nomination is made if deceased candidate's name appears and another name is written on ballot.....	1214
Deputy State Supervisors of Elections—	
Members of such board or clerk thereof after having filed declaration of candidacy are rendered ineligible to act as such election officers	951
The term "clerk" in Section 5092 G. C., 103 O. L. 496, does not include deputy clerks—Term election refers only to regular and general November elections and special elections.....	1147
 NONCOMPETITIVE—	
Civil service—Noncompetitive occupying positions—Proper certification of eligibles for positions when competitive examination has been held—Noncompetitive with eligible list must be certified—No discretion with Commission.....	17
 NON-NEGOTIABLE ORDERS—	
Building and Loan Associations—Depositors may withdraw funds by non-negotiable orders—Same assignable—Section 9652 G. C. construed	1775
 NON-RESIDENTS—	
Municipal corporation—Special assessment for non-residents who own real estate in city may include several parcels of land in one notice—Newspaper entitled to legal compensation according to form submitted by city officials.....	1222
 NORMAL SCHOOL—	
Academic department of college or university supported by state in which teachers' training school is maintained—Person holding diploma from first grade high school entitled to admission to such department without condition.....	1969
Kent State Normal School—Eight-Hour Law is applicable to janitors at said institution.....	479
Schools—A teacher employed by any Board of Education may not be employed by publishers of text books, which are listed with Superintendent of Public Instruction, to demonstrate methods of such text books in summer normal schools—See Section 7718 G. C., 106 O. L. 447.....	863

	Page
NORTHERN OHIO TRACTION & LIGHT COMPANY—	
Roads and highways—County Commissioners without authority to compel traction company to pay part of cost of paving a road running through a village—Plans adopted then altered should be approved by Village Council and notice again given—Northern Ohio Traction & Light Company—Village of New Berlin.....	1258
NORTHWESTERN OHIO LIGHT COMPANY—	
Approval, leases of certain canal and reservoir lands to the Northwestern Ohio Light Company and Howard G. Goodwin.....	1919
NORWALK (CITY)—	
Board of Health—Transportation and maintenance of leper—City of Norwalk is authorized to provide necessary funds.....	827
NORWICH TOWNSHIP, HURON COUNTY—	
Disapproval, transcript of proceedings for bond issue, Norwich Township, Huron County, Ohio—Road bonds not issued under provision of Cass Highway Law.....	739
NOTARY PUBLIC—	
Cleveland Municipal Charter—Whether or not provisions of charter or state law govern expenditures in Municipal Court—What costs are taxable for publication in legal news—When Notary Public fees are taxable as costs—Discussion of Bailiff's authority in sale of property taken on execution—Municipal judges without authority to commit persons to county jail who have been accused or convicted of violation of city ordinances—Should be committed to city prison.....	1868
NOTES—	
Board of Education—How notes may be executed to constitute a legal obligation against school funds of district.....	469
Roads and highways—Collection of assessments made by County Commissioners for construction of road under certain provisions of Cass Highway Law may not be anticipated by issue of short term notes or certificates of indebtedness—Bonds required to be issued	1232
NOTICE—	
County Board of Education—Transfer of territory—Board may transfer to an exempted village school district—See Section 4696 G. C., 106 O. L. 396—Transfer pursuant to Section 4692 G. C., 106 O. L. 396—Duty of board to which territory is transferred to levy taxes to pay indebtedness so apportioned to it.....	1005
County Board of Revision—Increase of property valuation—Notice necessary to property owners—Where County Auditor neglected or was unable to give notice in time required—Tax Commission may extend time for completion of work of County Board of Revision so as to give opportunity to file complaints.....	1565
County Commissioners—Section 2352 and 2353 G. C. construed—Provision for giving fifteen days' notice when estimated cost of contract does not exceed one thousand dollars, directory—If Commissioners determine to give fifteen days' notice same may be given by posting, only.....	1415

NOTICE—Concluded—	Page
Ditches—Authority of Ditch Supervisor to sell the work of cleaning or repairing section of ditch where notice, as required by Section 6694 G. C. has been given, and temporary restraining order granted but later dissolved—Further notice not required.....	1003
Municipal corporation—Special assessment for non-residents who own real estate in city may include several parcels of land in one notice—Newspaper entitled to legal compensation according to form submitted by city officials.....	1222
Roads and highways—Form of notice to be given under Section 7204 G. C.—Method of serving same—Encroachment by Ohio Electric Railway Company on National Road—See Opinion No. 1888, August 31, 1916.....	1629
Roads and Highways—	
Notices required by Sections 6912 and 6922 G. C.—What such notices should contain.....	579
Telephone companies—Must place poles in highway so as not to incommode public in use thereof—See Opinions Nos. 1888, August 31, 1916, and 1950, September 29, 1916.....	1649
Saloon license—Publication of notice of sale, mandatory—May be sold at private sale after such publication.....	453
Taxes and taxation—Newspapers—Publishing notices of delinquent tax sales—Publication for only one week, no liability against county	402
Times of holding court—Publication of order required by Section 1519 G. C. should be made in accordance with Section 6252 G. C.—Newspaper	1771
 NURSE—	
Commission for Blind—State Board of Health—How co-operation is to be effected under provision of Section 1367 G. C.—Prosecution for violation of said section.....	877
County Commissioners—Limited in contracts for medical and surgical treatment and hospital service to persons who are proper county charges—Levy authorized by Section 3138-2 G. C.—How contracts with hospitals under Section 2502 G. C. are limited.....	237
State Medical Board—Examining nurses and chief examiner—Such positions not subject to provisions of Civil Service Law.....	1445
 OAK HILL (VILLAGE)—	
Roads and highways—Forms for ordinances where State Highway Commissioner extends road improvement through village and co-operates directly with village.....	1046
 OATHS—	
Board of embalming examiners—When member assumes office—Compensation—When secretary assumes office—Special meetings—Purpose—Prosecutions for violations of embalming laws—Members not compensated for services.....	1464
 OBSTRUCTIONS—	
Roads and Highways—	
Answers to nineteen questions construing provisions of Cass Highway Law	882

OBSTRUCTIONS—Concluded—

Roads and Highways—Concluded—	Page
Form of notice to be given under Section 7204 G. C.—Method of serving same—Encroachment by Ohio Electric Railway Company on National road—See Opinion No. 1888, August 31, 1916	1629
No statutes making it criminal offense for contractor not to mark with red light or other danger signal, obstruction lawfully placed in highway	1238
Obstruction in public highways—Who shall remove said obstructions—County Commissioners may proceed to widen highway although franchise has been granted for electric railway upon such public highway	934
Right to compel railway tracks to be moved—Obstructions in highways—Procedure—What notice to railroad company should contain	1484
Telephone companies—Must place poles in highway so as not to incommode public in use thereof—See Opinions Nos. 1888, August 31, 1916, and 1950, September 29, 1916.....	1649

OFFENSES—

L

See also Crimes and Offenses—Felonies and Misdemeanors.	
Construction of phrase "improved roads" as found in Section 13421-12 G. C.—Applies to graveled roads—What constitutes an offense under above section—Destruction of highways.....	1105
County Commissioners—Expenses incurred in arrest and return of person charged with felony who has fled from state—State liable for expenses only when requisition has been properly made for such prisoner	658
Fees of Sheriff—Person sentenced by commanding officer of militia to county jail—Fees for committing and discharging defendant in bastardy proceeding—Fees in contempt proceedings—No jail fees where witnesses are committed by Coroner.....	867
Jurisdiction of criminal court, Lima, Ohio—Jurisdiction of Mayor, City of Lima and Justice of Peace of township in which city is located—Selling intoxicating liquors to a minor.....	589
Roads and Highways—	
New right of way—County Commissioners may agree with persons as to amount of compensation and damages they are entitled to receive because their property right in land is taken regardless of whether such interest is held by lease or reversion.....	1399
No statutes making it criminal offense for contractor not to mark with red light or other danger signal, obstruction lawfully placed in highway	1238
State Liquor Licensing Board—Inspectors of said board not entitled to witness fees and mileage in addition to salary.....	872

OFFICE—

Common Pleas Judge—Term of judge elected at November election, 1916, to fill unexpired term of Judge Matthias will end December 31, 1916	1851
County Commissioners—Duty to provide temporary offices for county officials during erection of new court house—Liability in case records are stolen or destroyed.....	671

OFFICE—Concluded—	Page
Municipal corporation—City Engineer is within classified Civil Service— Person in classified Civil Service prohibited from being an active candidate for an elective political office.....	375
 OFFICE EXPENSES—	
Deputy State Supervisors and Inspectors of Elections—Expense for offices in registration cities is required to be paid by such city from its general fund—Lorain—Elyria.....	1001
 OFFICERS—	
Board of Embalming Examiners—When member assumes office—Com- pensation—When secretary assumes office—Special meetings— Purpose—Prosecutions for violations of embalming laws—Mem- bers not compensated for services.....	1464
County Board of School Examiners—Members of such board are not “county officers” and said board is not “county board” within meaning of Section 2917 G. C., and Prosecuting Attorney is not required to act as legal adviser of said board.....	983
County Commissioners—Bond of County Treasurer—How reduced dur- ing term of office.....	1636
County Highway Superintendent—What township officers should attend meeting provided by Section 7189 G. C.—Township Clerks should not attend—How expenses and per diem of township officers are to be paid.....	228
Deputy State Supervisors of Elections—The term “clerk” in Section 5092 G. C., 103 O. L. 496, does not include deputy clerks—Term elec- tion refers only to regular and general November elections and special elections	1147
Humane officer—Appointed for “the ensuing year”—How long such officer is entitled to receive compensation.....	946
Marysville Reformatory for Women—No specific authority for appoint- ment of field officers—Employes may be appointed who would have some of the powers of field officers.....	1544
Municipal Corporation—	
Member of Council may at the same time be a Central Commit- teeman	950
Superintendent of Water Works of city having held position con- tinuously for more than seven years prior to January 1, 1915, may only be removed by Section 486-17a, 106 O. L. 412—Removal— Temporary appointment—How made.....	1115
Offices incompatible—Justice of Peace—County Coroner.....	1010
Roads and highways—Township Highway Superintendent is public officer —Person not possessed of qualifications of elector may not be appointed to such office.....	1515
State officer or employe receiving regular salary out of state treasury not entitled to receive additional compensation for overtime or night work	1841
 OFFICES COMPATIBLE—	
Clerk or deputy in office of County Auditor—Deputy Sealer of Weights and Measures	1478
Member village Board of Education—Clerk of village Council.....	205
Sexton of township cemetery—Township Treasurer.....	633

OFFICES COMPATIBLE—Concluded—	Page
State Liquor Licensing Board—One employed as counsel for village not public officer—Is not ineligible to appointment as County Liquor Licensing Commissioner	1651
Township Clerk—Township Highway Superintendent.....	25
Township Trustee—Inspector of road improvement when road is constructed under provision of subdivision 3 of Section 6919 G. C.	26
 OFFICES INCOMPATIBLE—	
Justice of Peace—County Coroner.....	1010
Member of County Board of Revision—Trustee of Ohio Soldiers' and Sailors' Orphans' Home, Xenia, Ohio.....	553
Prosecuting Attorney—When said officer may accept employment from Council of village—Limitations of statutes as to such employment discussed—Village counsel	1919
Township or Rural Assessor—Member of Board of Trustees of Ohio Soldiers' and Sailors' Orphans' Home at Xenia, Ohio.....	831
 OHIO AGRICULTURAL EXPERIMENT STATION—	
Adam-Hatch fund received from federal government for purpose of conducting agricultural experiments—How such fund should be appropriated	1262
Approval, abstract of title for real estate situated in Decatur Township, Lawrence County, Ohio.....	786
Approval, contract between Board of Control of Ohio Agricultural Experiment Station and firm of Long and Bogner for construction of animal husbandry building.....	1663
Approval of abstract of title to real estate in Athens County—Reforestation tracts	291
 OHIO ASSOCIATION OF GRADUATE NURSES—	
State Medical Board—Examining nurses and chief examiner—Such positions not subject to provisions of Civil Service Law.....	1445
 OHIO BOARD OF ADMINISTRATION—	
Approval contracts and bonds for construction of five dormitory buildings—Institution for Feeble-Minded—Columbus State Hospital—Ohio Hospital for Epileptics, Gallipolis, Ohio.....	820
Advertisement for five new cottages at different institutions may be made in same legal notice—Contract should be awarded to lowest bidder on each of said buildings.....	14
Convict—No authority for issuance of conditional certificate of restoration	1113
Cottage at Massillon State Hospital—Supplemental bid received subsequent to opening of original bid received cannot be considered in awarding contract.....	1328
Garnishment—In an action to collect debt from a state employe—State may not be made a garnishee.....	348
Girls' Industrial School—No appropriation to pay maternity expenses of such inmates who are out on probation.....	1939
Has authority to act as Commission in Lunacy—May transfer patients from one penal institution to Lima State Hospital without intervention of Probate Court—Vice versa.....	528

OHIO BOARD OF ADMINISTRATION—Concluded—	Page
Marysville Reformatory for Women—No specific authority for appointment of field officers—Employes may be appointed who would have some of the powers of field officers.....	1544
Massillon State Hospital—Approval, contract for construction of cottage No. 4	1476
Ohio Penitentiary Commission—Proposal of architects not approved—Covers services in supervision of construction of buildings—Construction of buildings under jurisdiction of Ohio Board of Administration	1030
Ohio Soldiers' and Sailors' Home—	
Funds of deceased inmates—How disposed of—Administrator or executor should be appointed.....	165
Probate Court of Erie County, Ohio, has jurisdiction to appoint administrator or guardian of estate of deceased inmate of such home	179
Post mortem examinations—Ohio Hospital for Epileptics—If remains claimed by relatives, their consent must be obtained—Exception, death from violence.....	1418
Question of sanity of persons accused of crime—Before and after indictment—How determined—When insane person is committed to Lima State Hospital—Procedure—Costs cannot be collected from state where person found guilty of crime is in same verdict found to be insane.....	1411
Successor of Trustees of Massillon State Hospital—As such authority has right to change contract with the Wheeling and Lake Erie Railroad Company and its Receiver.....	109
Without authority to deed real estate without legislative consent.....	340
Without power to enter into binding contract—No objection to proposed reciprocal arrangement with other states for care of nonresident insane	273
 OHIO COMMISSION FOR THE BLIND—	
When an applicant to its industrial schools receives an award from Industrial Commission on account of an injury in course of his employment, said fact does not of itself operate to deny him benefits of Section 1366 G. C.—Commission for Blind should exercise discretion	1236
 OHIO ELECTRIC RAILWAY COMPANY—	
Roads and Highways—	
Bids received by State Highway Commissioner for road improvement—No contract awarded—Where desired to improve shorter section of highway than that covered by bids—Must reject all bids, make new estimates and readvertise—Electric railway company may be compelled to move tracks from center to side of road—How interurban company can be compelled to pay for paving between rails—Ohio Electric Railway Company.....	808
Construction of switch across intercounty highway by interurban electric railway company—What agreement between State Highway Commissioner and railway company should contain.....	1455
Form of notice to be given under Section 7204 G. C.—Method of serving same—Encroachment by Ohio Electric Railway Company on National road—See Opinion No. 1888, August 31, 1916..	1629

OHIO ELECTRIC RAILWAY COMPANY—Concluded—	
Roads and Highways—Concluded—	Page
Right to compel railway tracks to be moved—Obstructions in high- ways—Procedure—What notice to railroad company should con- tain	1484
OHIO HOSPITAL FOR EPILEPTICS—	
Approval contracts and bonds for construction of five dormitory build- ings—Institution for Feeble-Minded—Columbus State Hospital— Ohio Hospital for Epileptics, Gallipolis, Ohio.....	820
Board of Administration—Advertisement for five new cottages at differ- ent institutions may be made in same legal notice—Contract should be awarded to lowest bidder on each of said buildings....	14
Post mortem examinations—Ohio Hospital for Epileptics—If remains claimed by relatives, their consent must be obtained—Exception, death from violence.....	1418
Superintendent—Letter may be mailed describing condition of patient in that institution to person contemplating marriage with such inmate	1081
OHIO LIGHT AND POWER COMPANY—	
County Children's Home—Contract for electric current made by Ohio Light and Power Company with County Commissioners is legal —Knox County	1752
OHIO NATIONAL GUARD—	
Fees of Sheriff—Person sentenced by commanding officer of militia to county jail—Fees for committing and discharging defendant in bastardy proceeding—Fees in contempt proceedings—No jail fees where witnesses are committed by Coroner.....	867
Lieutenant-Colonel McQuigg entitled to compensation having performed services for National Guard.....	1842
Mobilization of Ohio National Guard—Band of Engineer Battalion en- titled to payment out of state funds from time Secretary of War directed that said band was not included in call of President un- til mustered out.....	1805
OHIO PAVING BRICK MANUFACTURERS' ASSOCIATION—	
Roads and highways—What is a "repair" of a highway—Opinion re- affirmed in which it was held State Highway Commissioner is not authorized to pay contractor an estimate based upon material delivered on site.....	1278
OHIO PENITENTIARY COMMISSION—	
Proposal of architects not approved—Covers services in supervision of construction of buildings—Construction of buildings under juris- diction of Ohio Board of Administration.....	1030
Proposition of architects under date of July 6, 1916, legal.....	1195
OHIO REFORMATORY FOR WOMEN—	
See also Reformatory for Women.	
Marysville Reformatory for Women—No specific authority for appoint- ment of field officers—Employes may be appointed who would have some of the powers of field officers.....	1544

OHIO SOLDIERS' AND SAILORS' HOME—	Page
Funds of deceased inmates—How disposed of—Administrator or executor should be appointed-----	165
Offices incompatible—Member of County Board of Revision—Trustees of Ohio Soldiers' and Sailors' Home, Xenia, Ohio-----	553
Probate Court of Erie County, Ohio, has jurisdiction to appoint administrator or guardian of estate of deceased inmate of such home	179
 OHIO SOLDIERS' AND SAILORS' ORPHANS' HOME—	
Offices incompatible—Township or Rural Assessor—Member of Board of Trustees of Ohio Soldiers' and Sailors' Orphans' Home at Xenia, Ohio -----	831
 OHIO STATE ARMORY BOARD—	
Armory site—Form of deed from Webb C. Hayes and wife to State for armory at Fremont, Ohio-----	1027
Contract between Sereff Brothers, contractors, and State Armory Board—When and how board may complete unfinished contract—No authority for contractor or subcontractor to perfect lien against State property -----	206
May lawfully pay for installation of lockers in leased armory-----	1349
Municipal corporation—Under ordinance passed by Council of Alliance, vacating parts of streets the State has acquired proper title to parts of streets so vacated-----	509
Spencerville Armory—Contract and bond for completion of same, approved -----	1104
Superintendent of Armory—Salary—When temporarily absent in military service and others perform work—County Commissioners may waive rights to claim personal services of said superintendent---	1395
Youngstown Armory—Approval of abstract of title for certain real estate in City of Youngstown, Ohio-----	1908
 OHIO STATE BOARD OF EMBALMING EXAMINERS—	
Failure to pay renewal fee in specified time—Section 1343 G. C. construed -----	190
Requirements for license—Fixing age limitation is without force and effect -----	1112
When member assumes office—Compensation—When secretary assumes office—Special meetings—Purpose—Prosecutions for violations of embalming laws—Members not compensated for services----	1464
 OHIO STATE DENTAL BOARD—	
Dental college graduates—No institution of learning may legally confer degrees for any course of study unless Sections 9922 and 9923 G. C. are complied with—Ohio State Dental Board may define "reputable dental college"—Lack of authority to confer degrees not conclusive against any such college-----	1554
Interpretation of Section 1316 G. C. and Section 22, Article II, Constitution—Specific appropriation required of moneys paid into state treasury -----	220

	Page
OHIO STATE REFORMATORY—	
Board of Administration—Has authority to act as Commission in Lunacy —May transfer patients from one penal institution to Lima State Hospital without intervention of Probate Court—Vice versa----	528
Subpoena may issue out of any United States District Court in any criminal case for prisoner in Ohio State Reformatory to appear as witness, when duly served-----	1676
When Juvenile Court <i>may</i> commit a delinquent male child to Ohio State Reformatory—Child sixteen years of age <i>at time of hearing</i> ----	249
OHIO STATE TELEPHONE COMPANY—	
Roads and highways—Telephone companies—Must place poles in highway so as not to incommode public in use thereof—See opinions Nos. 1888, August 31, 1916 and 1950, September 29, 1916-----	1649
OHIO STATE UNIVERSITY—	
Agricultural extension fund—Moneys received by State Treasurer from counties and federal government for above purpose not payable into state treasury—It is a trust fund-----	570
Farmers' Institutes—Moneys received by Dean of College of Agriculture of Ohio State University are not to be paid into state treasury— It is a trust fund-----	568
Supplemental contract for construction of shop building approved-----	713
Trustees of Ohio State University—Not authorized to dedicate land for street purposes without express legislative authorization-----	1730
Trustees without authority to permit City of Columbus to erect hospital on campus—Contagious diseases-----	318
OHIO UNIVERSITY—	
Approval, abstract of title and deed from Lena de S. Slattery to Trustees of Ohio University-----	1718
Approval, contract entered into between Board of Trustees of Ohio Uni- versity and The Cullen and Vaughn Company, Hamilton, Ohio, for construction of annex to women's dormitory-----	1520
Balance of appropriation for women's dormitory available for construc- tion of annex to house help-----	1137
OHIO VALLEY CONTRACTING COMPANY—	
Roads and highways—Barnesville-Hendrysburg road in Belmont County —Under facts submitted Ohio Valley Contracting Company may continue improvement without entering into new contract-----	1560
OIL—	
Automobile for County Infirmary—County Commissioners may purchase oil, gasoline and tires for automobile furnished by Superintend- ent of County Infirmary—Such service may be required in fixing superintendent's compensation -----	1800
School lands—No authority for granting on an easement on such lands to pipe line company—Purpose laying pipe line—The Buckeye Pipe Line Company-----	1749
OIL AND GAS LEASES—	
Approval, certain oil and gas leases to Griffin Producing Company and T. R. Cowell-----	1300

OIL AND GAS LEASES—Concluded—	Page
Approval, lease for oil and gas purposes to J. R. Elder, portion of Hocking Canal property in Hocking and Athens Counties.....	1907
Approval, leases of canal lands in Hocking and Ross Counties.....	852
Approval of certain oil and gas and coal leases in Vinton and Athens Counties	305
Probate Court—Application to complete land contracts made under Section 11922 G. C.—What fee chargeable by court where application relates to more than one contract.....	1971
OIL COMPANY—	
Roads and highways—New right of way—County Commissioners may agree with persons as to amount of compensation and damages they are entitled to receive because their property right in land is taken regardless of whether such interest is held by lease or reversion	1399
OIL MAP—	
County Recorder—No fee may be charged by such officer for filing an oil map	1045
ONE MILE ASSESSMENT—	
Roads and highways—Road improvement commenced under Section 6956-1 et seq. G. C. prior to repeal by Cass Highway Law—Assessment according to benefits—Real estate lying within and without a municipal corporation—Abutting property of improved road which was built entirely by general taxation may be assessed—Sewage disposal plant owned by city and lying outside of city and within one mile assessment district, may be assessed.....	102
ORDINANCES AND RESOLUTIONS—	
See also Municipal Corporation.	
Automobiles—Person who allows motor vehicle to stand in a public road in night time without any lights not guilty of violation of Section 12614 G. C.—Municipal corporations are authorized to require such vehicles to display lights in night season, although not in motion.....	1767
Board of Health—Council may be compelled by mandamus to establish such board—Council without authority to then abolish such board—Board is a continuing body—City of Conneaut.....	1696
Canal lands—Proposed lease to City of Dover—When lease should be executed in name of city by Director of Public Service or Director of Public Safety—Council should first authorize same....	1940
Chattel mortgages or loan broker—Any such broker who obtains state license is not required to pay any additional license fee to a municipality	832
Cleveland municipal charter—Whether or not provisions of charter or state law govern expenditures in municipal court—What costs are taxable for publication in legal news—When notary public fees are taxable as costs—Discussion of bailiff's authority in sale of property taken on execution—Municipal judges without authority to commit persons to county jail who have been accused or convicted of violation of city ordinances—Should be committed to city prison.....	1868

ORDINANCES AND RESOLUTIONS—Continued—

Municipal Corporation—

	Page
Chief of Police may not certify to any bill for food furnished prisoners in excess of contract price—Chief receives regular salary for duties of his office—May not be allowed any additional compensation	1336
Council—Authorized to levy for funds to care for indigent sick of city—Without authority to levy tax for payment of losses sustained by hospitals by reason of contract between city and hospitals—Section 4021 G. C. construed—City of Youngstown.....	1377
Council changes grade of street after contract has been let at a unit price for all excavation—Contractor not required to make additional excavation at price bid on original contract.....	514
Expenditure costing over \$500.00—Council must first authorize and direct same by ordinance before Director of Public Service may proceed with improvement—Engineer for such improvement must have salary fixed by Council before he can be employed—Council cannot direct employment of a certain engineer.....	125
May enact ordinances to punish same acts as are punished by state laws—City limited to powers granted—Fines collected under said ordinances go into municipal treasury.....	1839
Newspaper—Publication of ordinances and resolutions—When officer of municipality is interested in newspaper which publishes ordinances—Does not disqualify newspaper from making such publication—Officer not liable.....	5
Ordinance which does not fix license fee definitely but leaves fixing of such fee within limitations to Mayor invalid—Council cannot delegate its legislative function—Village of Oxford, Ohio—License to exhibitors of shows and performances.....	320
Ordinances providing for compensation of disabled or temporary firemen—When temporary firemen may be employed and paid compensation for performance of duties of disabled firemen—From what funds payment authorized—City of Piqua.....	1845
Planning Commission—Personnel of such commission—See Section 4366-1 G. C.—No Board of Park Commissioners.....	1150
Primary election is neither a regular or general election—Initiative and referendum—Failure of Board of Deputy State Supervisors of Election to submit ordinance or measure to electors at time special election should have been held—Should be submitted at next regular or general election—Certain limitation—City of Steubenville	1338
Regulation of public and private cemeteries.....	1493
Section 4564 G. C. requires that where a municipal corporation owns its workhouse and prison, imprisonment for violation of ordinances shall be in said workhouse or prison.....	1044
Special assessment for nonresidents who own real estate in city may include several parcels of land in one notice—Newspaper entitled to legal compensation according to form submitted by city officials	1222
Under ordinance passed by Council of Alliance, vacating parts of streets the state has acquired proper title to parts of streets so vacated	509
When it is duty of City Auditor to act as Secretary of Sinking Fund Trustees	549

ORDINANCES AND RESOLUTIONS—Concluded—	
Municipal Corporation—Concluded—	Page
Where Council authorized to enact ordinances fixing salary of Director of Public Service payable partly from service and partly from water works funds—Proportion within discretion of Council	1910
Roads and highways—Forms for ordinances where State Highway Commissioner extends road improvement through village and cooperates directly with village-----	1046
ORPHAN'S ASYLUM—	
See County Children's Home.	
ORPHANS' HOME—	
County Orphans' Home located within municipal corporation entitled to receive water from municipal plant free of charge—See Section 3963 G. C.-----	616
OUTLET ROAD—	
Road, lane or outlet established by Section 6887 G. C.—Not public highways—Public authorities not authorized to construct or repair such roads-----	1022
OUTSTANDING STOCK—	
Corporation—Purchase of its own stock—Previously subscribed, issued and outstanding—Not restored to status of unissued stock—Continues to retain its character—Tax computed upon <i>all</i> its subscribed or issued and outstanding stock regardless of fact corporation has purchased portion of its stock-----	1322
OVERDRAFTS—	
County Commissioners—Section 5649-3d G. C., generally speaking, renders Section 2571 G. C. inoperative—Transfer of funds under Sections 2296 and 2297 G. C.—When such appropriation is available in view of limitation fixed by Sections 5649-3a and 5649-3d G. C.—Illegal transfer, how corrected—Where County Auditor failed to charge back election expenses due from political subdivisions—May proceed under Section 2571 G. C. to reimburse fund—Commissioners may borrow money to pay for county charges in institution for feeble-minded—May not borrow for overdraft under authority of Section 5656 G. C.—Commissioners may not borrow money under said section to pay for labor on roads—County has continuing authority to issue bonds and notes—Flood Emergency Act for purposes mentioned in Section 3 of said act -----	1065
OVERFLOW OF CANAL—	
Canal lands—State's liability for negligence when canals overflow on private property—Damages—When allowed and when not allowed	1474
Superintendent of Public Works—May appoint commissioners pursuant to Sections 455 and 457 G. C.—No appropriation available at present time to pay their compensation-----	1469

OVERTIME WORK—		Page
State officer or employe receiving regular salary out of state treasury not entitled to receive additional compensation for overtime or night work		1841
OXFORD (VILLAGE)—		
Municipal corporation—Ordinance which does not fix license fee definitely but leaves fixing of such fee within limitations to Mayor, invalid—Council cannot delegate its legislative function—Village of Oxford, Ohio—License to exhibitors of shows and performances...		320
PACKAGES—		
Sale of wood and denatured alcohol—Statutes regulating sale of intoxicating liquors and also those governing adulterated food and drugs have no application—May be sold by garage men and hardware dealers—Containers—How labeled.....		1664
PARDON—		
Board of Administration—Convict—No authority for issuance of conditional certificate of restoration.....		1113
PARENT—		
Board of Education—Where pupil placed in custody of resident of district by Juvenile Court, attends city school—Parents who reside outside of district not to be charged for tuition—What court has jurisdiction in juvenile cases in Hamilton County.....		576
PARRETT-WHITTEMORE LAW—		
County Board of Revision—Increase of property valuation—Notice necessary to property owners—Where County Auditor neglected or was unable to give notice in time required—Tax Commission may extend time for completion of work of County Board of Revision so as to give opportunity to file complaints.....		1565
Interpretation of Parrett-Whittemore Law providing for listing and valuation of property for purposes of taxation—Annual appraisal of real estate not required unless ordered by Tax Commission—Reassessment of real property ordered by Tax Commission—Authority vested in County Auditor to determine who shall perform such duty—County Auditor without authority to originate or change any assessment of real property—Assessors begin appraising real property on second Monday in April—“Unit or tentative” values of real property not permitted—Powers and duties of County Boards of Revision at its June and August sessions—Powers conferred upon County Auditor by Section 5401, G. C. may be exercised before or after completion of tax list....		32
Interpretation of Sections 12, 13, 14 and 15, Sections 5371-4, 5406-1, 5406-2, 5406-3 G. C., Parrett-Whittemore Bill providing for listing and valuation of property for purposes of taxation—Whether property of company may be considered as a unit—Whether property pertaining to a business carried on in more than one political subdivision up to a county be valued as unit by Commission—Whether business carried on in more than one county may be valued by Commission—Construction of word “business” as found in the law.....		324

PARRETT-WHITTEMORE LAW—Concluded—

	Page
Offices Incompatible—	
Member of County Board of Revision—Trustee of Ohio Soldiers' and Sailors' Home, Xenia, Ohio.....	553
Township or rural assessor—Member of Board of Trustees of Ohio Soldiers' and Sailors' Orphans' Home at Xenia, Ohio.....	831
Tax Commission—	
Authority under Parrett-Whittemore Law—Has power to direct County Board of Revision to organize prior to 2nd Monday in June, 1916—Said board can <i>only</i> pass upon unfinished business of District Board of Complaints—What complaints can and cannot be passed upon by County Board of Revision at subsequent sessions	145
Circular letter to County Board of Revision disapproved in certain particulars—Suggestions offered.....	910
District Board of Complaints—What appeals may or may not be heard by the Tax Commission—Board of Complaints of Lucas County	491
Tax Commission—May not extend time for completion of work of County Board of Revision at its June session beyond first Monday in August of said year—Authority conferred by Section 5613 G. C. is limited to years in which an original appraisement has been made	1012
Taxes and Taxation—	
Approval of partial list of instructions to County Auditors interpreting provisions of Parrett-Whittemore Law.....	115
Assignees, receivers, Sheriffs and Master Commissioners required to list for taxation moneys, credits, investments in securities or other personal property in their possession—Property shall be entered on tax list on account of person, firm or company for whom it is held	674

PARTIAL DISABILITY—

Workmen's Compensation Act—	
When allowance of compensation under two different sections may be made at same time to injured employe—Compensation for temporary total disability—Section 1465-79 G. C.—Amount for specific injuries—Section 1465-80 G. C.....	1480
Minimum period for which compensation may be awarded for loss of one-third of fourth finger is five weeks—Where disability for loss of one-third of fourth finger is for greater period than five weeks—Award may be made under Section 1465-79 G. C.....	94

PARTICIPATING CERTIFICATE—

Safe deposit companies—Not authorized to accept trusts or act as trustee—Cannot issue "participating certificates"—May accept for safekeeping such participating certificate.....	1827
-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

PARTNERSHIP—

Bi-monthly wages—Board of Education is not controlled by Section 12946-1 G. C. for payment of wages in each calendar month....	1056
Disapproval—	
Lease of canal lands in city of Akron to Hancock Brothers, a partnership	917

PARTNERSHIP—Concluded—	
Disapproval—Concluded—	Page
Lease of certain canal lands at Cleveland, Ohio, to Corrigan McKinney and Company—Should be executed by all partners-----	961
Intoxicating liquors—Partnership duly licensed to conduct saloon may carry on business in whatsoever name or names chosen at place for which license issued—No additional license required—Liebenthal Brothers and Company—National Cordial Company----	1539
PART-TIME SUPERINTENDENT—	
Board of Education—Week school district—Salary of part-time Superintendent -----	1301
PASTEUR TREATMENT—	
County Commissioners—Rabies—Person presenting bill to Commissioners must be bitten by an animal afflicted with rabies-----	381
PATIENT—	
Ohio Hospital for Epileptics—Superintendent—Letter may be mailed describing condition of patient in that institution to person contemplating marriage with such inmate-----	1081
Post-mortem examinations—Ohio Hospital for Epileptics—If remains claimed by relatives, their consent must be obtained—Exception, death from violence-----	1418
PAVING—	
Appropriation to city of Columbus—"Repaving High street from Broad to State in front of state ground"—Item, cost and expense of constructing water main in High street, included-----	506
Municipal corporation—Contract for improvement of street—Provision for excavation and haul discussed—Contractor may receive additional compensation when materials hauled beyond limitation fixed by engineer and contract-----	1333
Roads and Highways—	
County Commissioners without authority to compel traction company to pay part of cost of paving a road running through a village—Plans adopted then altered should be approved by Village Council and notice again given—Northern Ohio Traction & Light Company—Village of New Berlin-----	1258
What is a "repair" of a highway—Opinion reaffirmed in which it was held State Highway Commissioner is not authorized to pay contractor an estimate based upon material delivered on site-----	1278
PAVING BETWEEN RAILS—	
Disapproval, transcript of bond issue, village of Jefferson, Madison County, Ohio—Assessment bonds issued by village to pay cost of paving between rails of an interurban railroad-----	478
PAWNBROKERS—	
Building and Loan Associations—May engage in business of making chattel loans—License from Superintendent of Banks-----	1223

	Page
PAYMENT OF TAXES—	
Taxes and taxation—Sections 2746 to 2749 G. C. provide method for collection of taxes in city or village other than county seat—Tax-payers may select agent to pay their taxes—City of Lorain.....	452
PAYMENTS—	
State Highway Commissioner—Without authority to release, prior to final completion of contract, any portion of percentage required to be retained by Section 1212 G. C.—May allow and pay an estimate upon material only after such material has been incorporated in the work.....	157
PENITENTIARY—	
Automobile license plates—Board of Administration has authority to manufacture such plates with convict labor in penitentiary and reformatory	972
Board of Administration—	
Convict—No authority for issuance of conditional certificate of restoration	1113
Has authority to act as Commission in Lunacy—May transfer patients from one penal institution to Lima State Hospital without intervention of Probate Court—Vice versa.....	528
Ohio Penitentiary Commission—	
Ohio Penitentiary Commission—Proposal of architects not approved—Covers services in supervision of construction of buildings—Construction of buildings under jurisdiction of Ohio Board of Administration	1030
Ohio Penitentiary Commission—Proposition of architects under date of July 6, 1916, legal.....	1195
PENNSYLVANIA LINES—	
Approval, agreement of consolidation of certain railroads known as The Pennsylvania Lines.....	1950
PENSION—	
Board of Education—	
Teachers' pension fund—Not retro-active.....	789
Where school teachers' pension fund is maintained—Clerk-Treasurer of School Board becomes Treasurer of Board of Trustees of said school teachers' pension fund—Neither board has authority to provide depository for said fund.....	1092
Mothers' Pension Law—	
Grantee ineligible to receive pension after remarriage—Stepfather not liable for support of stepchildren.....	365
The words "legal residence" in Section 1683-2 G. C., 106 O. L. 436 construed	314
Teachers' pension fund—Where teacher retires pursuant to provisions of Section 7882 G. C.—Eligible to pension under Section 7883 G. C.—Right to pension not defeated by subsequent employment.....	1657
PENSIONER—	
Fees of Sheriff—Person sentenced by commanding officer of militia to county jail—Fees for committing and discharging defendant in bastardy proceeding—Fees in contempt proceedings—No jail fees where witnesses are committed by coroner.....	867

PENSION FUND—	Page
School teachers' pension fund—Proper treasurer before and after clerk assumed duties of treasurer of school funds when depository is and is not provided—City school districts—Village school districts—Rural school districts—School districts.....	266
 “PERMANENT IMPROVEMENT”—	
Board of Education—Encyclopedia purchased for use of high school not a permanent improvement within meaning of that phrase as found in Section 7747 G. C.....	1079
 PERMANENT PARTIAL DISABILITY—	
Workmen's Compensation Act—No authority for Industrial Commission to direct an employer who is self-insurer to pay compensation due an injured employe, to wife and children of said employe, so long as employe is living.....	1877
 PERMANENT TOTAL DISABILITY—	
Industrial Commission—Without authority to commute an award for permanent total disability to a lump sum.....	120
 PERPENDICULAR BANK—	
Roads and highways—Perpendicular wash bank more than eight feet in height—Duty of guard rail protection rests upon County Commissioners—Section 7563 G. C. construed.....	1462
 PERSONAL PROPERTY—	
Board of Education—Encyclopedia purchased for use of high school not a permanent improvement within meaning of that phrase as found in Section 7747 G. C.....	1079
Building and Loan Associations—May engage in business of making chattel loans—License from Superintendent of Banks.....	1223
Chattel mortgage or loan brokers—Any such broker who obtains state license is not required to pay any additional license fee to a municipality	832
Cleveland Municipal Charter—Whether or not provisions of charter or state law govern expenditures in Municipal Court—What costs are taxable for publication in legal news—When Notary Public fees are taxable as costs—Discussion of Bailiff's authority in sale of property taken on execution—Municipal judges without authority to commit persons to county jail who have been accused or convicted of violation of city ordinances—Should be committed to city prison.....	1868
Collateral Inheritance Tax—	
Construction of words “to or for use of an institution in this state for purpose only of public charity or other exclusively public purposes” as used in Section 5332 G. C.—Marietta, Ohio.....	466
Estate for life of another—Estate in remainder—When taxable.....	1383
Where person other than those exempted by provision of Section 5331 G. C. takes an estate by virtue of provisions of Section 10581 G. C.—Said estate subject to said tax prescribed in Section 5331 G. C.....	1594

PERSONAL PROPERTY—Continued—	Page
County Board of Revision—Increase of property valuation—Notice necessary to property owners—Where County Auditor neglected or was unable to give notice in time required—Tax Commission may extend time for completion of work of County Board of Revision so as to give opportunity to file complaints-----	1565
County Treasurer—Court costs—For collection of personal taxes when judgment secured and execution is issued, but no property found—Allowance must be made by County Commissioners to pay such costs -----	342
Dental College graduates—No institution of learning may legally confer degrees for any course of study unless Sections 9922 and 9923 G. C. are complied with—Ohio State Dental Board may define “reputable Dental College”—Lack of authority to confer degrees not conclusive against any such college-----	1554
Intoxicating liquors—License to engage in said business is not subject to levy and sale on execution issued for satisfaction of a judgment against the licensee-----	423
Morris Plan Bank—Method of loaning money not authorized by laws of this state-----	1401
Saloon license—Publication of notice of sale, mandatory—May be sold at private sale after such publication-----	453
Secretary of State—	
Certificate for registration of mark of ownership of personal property—Where name “Boy Scouts” used—Excelsior Shoe Company	1722
Certificate of registration of trade marks—Advised to accept and file mark of ownership showing picture of boy scout or cowboy on horseback—Excelsior Shoe Company, Portsmouth, Ohio—See Opinion No. 2002, October 30, 1916-----	1901
Sheriffs—May charge poundage on <i>all</i> moneys actually made and paid to them on sale of chattel property on execution—See Section 2845 G. C.-----	865
Tax Commission—	
Authority under Parrett-Whittemore Law—Has power to direct County Board of Revision to organize prior to 2nd Monday in June, 1916—Said board can <i>only</i> pass upon unfinished business of District Board of Complaints—What complaints can and cannot be passed upon by County Board of Revision at subsequent sessions -----	145
Circular letter to County Board of Revision disapproved in certain particulars—Suggestions offered-----	910
District Board of Complaints—What appeals may or may not be heard by the Tax Commission—Board of Complaints of Lucas County -----	491
May not extend time for completion of work of County Board of Revision at its June session beyond first Monday in August of said year—Authority conferred by Section 5613 G. C. limited to years in which an original appraisalment has been made-----	1012
Taxes and Taxation—	
Assignees, receivers, Sheriffs and Master Commissioners required to list for taxation moneys, credits, investments in securities or other personal property in their possession—Property shall be entered on tax list on account of person, firm or company for whom it is held -----	674

PERSONAL PROPERTY—Concluded—

	Page
Taxes and Taxation—Concluded—	
County Board of Revision—No authority for payment of fee to witnesses called by such board—Board of Education of school district may contract with board of another district for admission of its pupils—Board may assign such pupils to attend school—Compulsory education laws—When pupils subject thereto.....	1471
Tax levies made by Township Trustees for road purposes under authority of Sections 1222, 3298-1, 3298-13 and 3298-20 G. C., 106 O. L. 574 et seq. are upon all taxable property of township including that within any incorporated village or city therein situated—Levy under Section 3298-18 G. C. is upon taxable property of such township outside of any incorporated village or city situated therein—When such levies are illegal—See Opinion No. 1408, March 22, 1916.....	1507
Tax lien on real property of public utility accrues second Monday in April—Date personal property of said public utility becomes liable is first day of January of said year.....	351

PETITION—

Approval—	
Synopsis for initiative law to provide free text books in public schools	551
Synopsis for initiative law to provide free text books in public schools—Resubmitted	605
Synopsis for initiative petition to amend Constitution of Ohio by repealing Article XV, Section 10, civil service.....	615
Synopsis for initiative petition prohibiting liability insurance companies competing with workmen's compensation.....	1294
County Auditor—Petition and bond filed with County Auditor under Section 6447 G. C.—Auditor must give notices required by Sections 6448 to 6451 G. C.....	372
County Commissioners—Their decision granting or refusing to grant prayer of petition asking for reconstruction or repair of public road is not reviewable on appeal.....	1023
Ditches—County Commissioners have jurisdiction under Section 6443 G. C. even if ditch is located in more than one township.....	1075
Joint county road improvement—Procedure to be followed under Section 6930 G. C.—How cost and expense to be paid.....	594
Local option election—Approval of form of petition authorized by Section 6119 G. C.—Township outside of a municipal corporation.....	1913
Morrow County Commissioners—Two petitions presented at different times for same road improvement—Not authorized to proceed under facts submitted.....	734
Municipal Corporation—	
Petition presented by property owners for improvement of street on assessment plan cannot contain restrictions binding present or subsequent Council as to general assessments for street improvements	1085
Primary election is neither a regular or general election—Initiative and referendum—Failure of Board of Deputy State Supervisors of Election to submit ordinance or measure to electors at time special election should have been held—Should be submitted at next regular or general election—Certain limitation—City of Steubenville	1338

PETITION—Concluded—	Page
Poll books—Tally sheets—Where transmitted in registration cities and where registration not required—Those of regular elections in odd numbered years for township officers and Justice of Peace returned to Township Clerk—Where other returns should be made—Ticket nominated by single petition printed in separate column—Independent candidates nominated by separate petitions in list to right of tickets—Returns of elections for election of officers of newly created municipality-----	86
Roads and Highways—	
County Commissioners are authorized to vacate roads by provisions of Cass Highway Law—Procedure to be followed—Liability of petitioners -----	1430
Joint county road—Petitioners not authorized to specify different methods of assessments for owners' portion in different counties	1463
No authority for assessing twenty-five per cent. of cost of road improvement on property located within one mile thereof—When two Boards of Township Trustees are authorized to make joint application for state aid on intercounty highway—Only on county or township line road—Bonds can be issued only by County Commissioners for co-operation with state for intercounty highway—Tax levies are made by Township Trustees where township co-operates with state-----	1678
 PETITION IN ERROR—	
Prosecuting Attorneys—No authority to present exceptions in misdemeanor cases to the Supreme Court—Jurisdiction limited to felony cases-----	559
 PETIT JUROR—	
Jury service—Talesmen—Bystanders—When entitled to fee-----	962
 PHARIS TIRE & RUBBER CO., NEWARK, OHIO—	
Approval, lease of canal lands to The Pharis Tire and Rubber Company, Newark, O-----	870
 PHARMACISTS—	
Sale of wood and denatured alcohol—Statutes regulating sale of intoxicating liquors and also those governing adulterated food and drugs have no application—May be sold by garage men and hardware dealers—Containers—How labeled-----	1664
 PHILIPPINE GOVERNMENT BONDS—	
Taxes and taxation— Philippine Government Registered Bonds—Not taxable in Ohio-----	1968
 PHYSICIAN—	
Antitoxin—When County Commissioners may pay for antitoxin procured by physician for indigent person-----	711
Board of Administration—Girls' Industrial School—No appropriation to pay maternity expenses of such inmates who are out on probation	1939
Commission for Blind—State Board of Health—How co-operation is to be effected under provision of Section 1367 G. C.—Prosecution for violation of said section-----	877

"PIKE REPAIR FUND"—	Page
County Commissioners—Fund created prior to going into effect of Cass Highway Law for "pike repair"—May be used for repair of county roads or intercounty highway improvement-----	183
PIPE—	
County Commissioners and Township Trustees—No statutory provision in purchasing culvert pipe and road machinery to let contracts for same by competitive bidding-----	523
Township Trustees—Authorized to purchase pipe for bridges and culverts on township roads—What County Highway Superintendent must approve—Deputy County Surveyor or an employe in County Surveyor's office may lawfully perform service for a municipality—Limitations for such work-----	769
PIPE LINE COMPANY—	
School lands—No authority for granting of an easement on such lands to pipe line company—Purpose laying pipe line—The Buckeye Pipe Line Company-----	1749
PIQUA (CITY)—	
Municipal corporations—Ordinances providing for compensation of disabled or temporary firemen—When temporary firemen may be employed and paid compensation for performance of duties of disabled firemen—From what funds payment authorized—City of Piqua -----	1845
PITTSBURGH BLOCK COAL COMPANY—	
Foreign corporation—When same qualifies to do business in this state and still owns property in this state but no longer is "doing business" in state—Required to pay minimum fee of ten dollars in compliance with Section 5503 G. C.—When corporation may retire from this state and continue to hold property here-----	995
PLANS AND SPECIFICATIONS—	
Bridges and culverts—When contract for bridge is required to be let at competitive bidding and is so let—No authority for changing plans after contract is awarded-----	1504
PLANNING COMMISSION—	
Municipal corporation—Planning Commission—Personnel of such Commission—See Section 4366-1 G. C.—No Board of Park Commissioners -----	1150
PLATS—	
Foreign corporation—Where same enters into contract with owner of land in this state and a trustee for said owner—When such foreign corporation is doing business in Ohio-----	1061
Municipal corporation—Plats of lands and streets outside of such municipal corporation—Absence of acceptance by public authorities—Not required to improve or repair such streets-----	1018

POISONS—	Page
Sale of wood and denatured alcohol—Statutes regulatng sale of intoxicating liquors and also those governing adulterated food and drugs have no application—May be sold by garage men and hardware dealers—Containers—How labeled.....	1664
POLES—	
Roads and Highways—	
Telephone and telegraph companies—Authority to require such companies to locate or relocate their poles placed upon intercounty highways and main market roads.....	691
Telephone companies—Must place poles in highway so as not to incommode public in use thereof—See Opinions Nos. 1888, August 31, 1916, and 1950, September 29, 1916.....	1649
POLICE—	
Judge of Lorain Criminal Court—Compensation fixed by Council—In state cases same fees as Justice of Peace—Chief of Police entitled to no compensation for services rendered in Lorain Criminal Court	1171
POLICE COURT—	
Fees—Marshals—Chiefs of Police—Sections 4387 and 4534 G. C. construed—Collections Under Section 4581 G. C.—Three classes of cases—Fees of witnesses and jurors under fish and game laws, Section 1387 G. C.—Officers who should serve processes issuing from various Police Courts—Fees in such cases.....	1814
Municipal Corporations—	
May enact ordinances to punish same acts as are punished by state laws—City limited to powers granted—Fines collected under said ordinances go into municipal treasury.....	1839
Municipal corporation—Section 4564 G. C. requires that where a municipal corporation owns its workhouse and prison, imprisonment for violation of ordinances shall be in said workhouse or prison.....	1044
Municipal Court, Columbus, Ohio—Section 3056 G. C. construed—Said section applicable to fines assessed and collected by above court...	1967
POLICE JUDGE—	
County jails—Discharge of prisoners when committed to jail in default of payment of fine and costs.....	1979
Fees—Marshals—Chiefs of Police—Sections 4387 and 4534 G. C. construed—Collections under Section 4581 G. C.—Three classes of cases—Fees of witnesses and jurors under fish and game laws, Section 1387 G. C.—Officers who should serve processes issuing from various Police Courts—Fees in such cases.....	1814
Justice of Peace, Police Judges and Mayors—Fees of Constables, Chief of Police, Marshal or other officer under Section 13426 G. C. refers to all classes of cases enumerated in Section 13423 G. C.—If other services besides making arrests and subpoenaing witnesses are required of officers mentioned in Section 13436 G. C. they are entitled to additional fees.....	1604

	Page
POLICE OFFICERS—	
Municipal Court of Cleveland—Fees—“Sitting at trial”—Police officer or Bailiff—Witnesses	1367
POLICE AND PATROL OF PUBLIC HIGHWAYS—	
State Highway Commissioner—Employment of an investigation officer for Highway Department—No authority to compensate such an employe from “maintenance and repair” fund.....	28
POLITICAL PARTY—	
Deceased candidate—Deputy State Supervisors of Election should not print such name on primary ballots—How votes should be counted if name does appear—When no names of candidates for nomination on primary ballot as well as when names do appear—Interpretation of statutes for blank spaces in either case on ballot—Where name of candidate is written in eight per cent. of number of ballots cast necessary to fill vacancy—When nomination is made if deceased candidate's name appears and another name is written on ballot.....	1214
Deputy State Supervisors of Election—Member of such board or clerk thereof after having filed declaration of candidacy are rendered ineligible to act as such election officers.....	951
Municipal corporation—Member of Council may at the same time be a Central Committeeman	950
State Central Committee of a political party—Statute does not forbid committee dividing county into districts for purpose of electing delegates to state convention.....	259
POLITICAL OFFICES—	
Municipal corporation—City Engineer is within classified civil service—Person in classified civil service prohibited from being an active candidate for an elective political office.....	375
POLITICAL SPEECHES—	
Civil service—Political speeches by persons in classified service—Construction of civil service law as applied to classified civil service employes	1955
POLITICAL SUBDIVISION—	
Construction of phrase “improved roads” as found in Section 13421-12 G. C.—Applies to graveled roads—What constitutes an offense under above section—Destruction of highways.....	1105
POLL BOOKS AND TALLY SHEETS—	
Poll books—Tally sheets—Where transmitted in registration cities and where registration not required—Those of regular elections in odd numbered years for township officers and Justice of Peace returned to Township Clerk—Where other returns should be made—Ticket nominated by single petition printed in separate Column—Independent candidates nominated by separate petitions in list to right of tickets—Returns of elections for election of officers of newly created municipality.....	86

POOR—	
See indigent.	Page
County Commissioners—Limited in contracts for medical and surgical treatment and hospital service to persons who are proper county charges—Levy authorized by Section 3138-2 G. C.—How contracts with hospitals under Section 2502 G. C. are limited.....	237
PORTSMOUTH (CITY)—	
County Children's Home—When Commissioners may sell real estate—Tract may be subdivided into lots by Commissioners before sale—City of Portsmouth.....	754
POSTAL SAVINGS DEPOSITS—	
Building and Loan Associations—May invest funds in securities that are accepted by United States government to secure postal savings deposits in national banks.....	1720
POSTING—	
County Commissioners—Sections 2352 and 2353 G. C. construed—Provision for giving fifteen days' notice when estimated cost of contract does not exceed one thousand dollars, directory—If Commissioners determine to give fifteen days' notice same may be given by posting, only.....	1415
POST-MORTEN EXAMINATIONS—	
Ohio Hospital for Epileptics—If remains claimed by relatives, their consent must be obtained—Exception, death from violence.....	1418
POST ROADS—	
Rural post roads—Form of assent by Governor to entitle state to federal aid	1319
Secretary of Agriculture of United States—Rural post roads—Certain required information before state entitled to federal aid for rural post roads.....	1313
POUNDAGE—	
Sheriffs—May charge poundage on <i>all</i> moneys actually made and paid to them on sale of chattel property on execution—See Section 2845 G. C.....	865
PREFERRED STOCK—	
Amendment to articles of incorporation adopted by unanimous consent of stockholders changing unissued common stock to preferred stock or unissued preferred stock to common stock, approved—The Radium-actiV Company.....	363
Approval of amendment to articles of incorporation of the George B. Lopher Company—Unissued common stock changed to preferred stock	221
Corporation—	
Has authority to increase capital stock by issuance of both common an preferred stock after its original capital stock is fully subscribed and an installment of ten per cent. paid on each share and before stock authorized by subsequent issue has been subscribed or any part thereof paid for.....	1392

PREFERRED STOCK—Concluded—

	Page
Corporation—Concluded—	
May by amendment to articles of incorporation authorized by unanimous consent of stockholders, change issued common stock to preferred stock and issued preferred stock to common stock.....	1284
Par value of authorized preferred stock can never exceed two-thirds of par value of all its authorized capital stock—Kelly-Springfield Motor Truck Company.....	1716
Redeemed preferred stock held to be merely withdrawn and may be reissued—The Goodyear Tire and Rubber Company of Akron, Ohio	758
Secretary of State—	
Amendment to articles of incorporation of The Farr Brick Company authorized to be received—Limited to particular case.....	8
When corporation can change its unissued common stock into preferred stock by <i>amendment</i> —Exception to general rule as now promulgated	127

PREMIUMS—

Fire Marshal tax—How computed in year 1915 when statute was amended by Legislature and same took effect before tax was due—Amended statute governs—Gross premium receipts <i>less</i> returned premiums and considerations received for reinsurance basis for computation	106
Insurance—Adjustment of foreign insurance company's tax—Word "premium" does not include assessment receipts—Interpretation of Sections 5432 and 5433 G. C.....	643
Workmen's Compensation Law—Industrial Commission advised to adjust premium due State Insurance Fund from The Columbus Bolt Works	212

PRESIDENT OF COUNCIL (CITY)—

Vacancy in office filled by appointment of Mayor.....	286
-------------------------------------------------------	-----

PRIMARY—

Deputy State Supervisors of Election—Member of such board or clerk thereof after having filed declaration of candidacy are rendered ineligible to act as such election officers.....	951
--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----

PRIMARY BALLOT—

County Commissioner—Form of primary ballot for nomination of candidates for County Commissioner to fill an unexpired term.....	978
--------------------------------------------------------------------------------------------------------------------------------	-----

PRIMARY ELECTIONS—

Board of Deputy State Supervisors of Elections—Compensation of members and clerks of such boards for primary elections.....	694
Candidates for office—Fee prescribed by Section 4970-1 G. C. is not required to be paid by candidates who are nominated by having their names written upon primary ballot.....	1205

PRIMARY ELECTIONS—Concluded—	Page
Deceased candidate—Deputy State Supervisors of Election should not print such name on primary ballots—How votes should be counted if name does appear—When no names of candidates for nomination on primary ballot as well as when names do appear—Interpretation of statutes for blank spaces in either case on ballot—Where name of candidate is written in eight per cent. of number of ballots cast necessary to fill vacancy—When nomination is made if deceased candidate's name appears and another name is written on ballot.....	1214
Municipal corporation—Primary election is neither a regular or general election—Initiative and referendum—Failure of Board of Deputy State Supervisors of Election to submit ordinance or measure to electors at time special election should have been held—Should be submitted at next regular or general election—Certain limitation—City of Steubenville.....	1338
State Central Committee of a political party—Statute does not forbid committee dividing county into districts for purpose of electing delegates to state convention.....	259
 PRINTING—	
Commissioner of Public Printing—Franklin County Conservancy District report not authorized to be printed under Section 173-2 G. C., 106 O. L. 514.....	556
Municipal corporation—Council determines who shall let contracts for printing of municipal bonds.....	253
 PRISON—	
Municipal corporation—Section 4564 G. C. requires that where a municipal corporation owns its workhouse and prison, imprisonment for violation of ordinances shall be in said workhouse or prison.....	1044
Automobile license plates—Board of Administration has authority to manufacture such plates with convict labor in penitentiary and reformatory	972
 PRISONER—	
Board of State Charities—Costs in Mayor's Court in arrest of delinquent ward of above named board who is out on parole and has escaped from private home.....	1978
County jails—Discharge of prisoners when committed to jail in default of payment of fine and costs.....	1979
Fees of Sheriff—Person sentenced by commanding officer of militia to county jail—Fees for committing and discharging defendant in bastardy proceeding—Fees in contempt proceedings—No jail fees where witnesses are committed by Coroner.....	867
Jail or turnkey fees allowed by Section 2845 G. C. must be paid by Sheriff into his fee fund—How paid in cases where state fails to convict—When Sheriff may be paid such fees.....	224
Municipal corporation—Chief of Police may not certify to any bill for food furnished prisoners in excess of contract price—Chief receives regular salary for duties of his office—May not be allowed any additional compensation.....	1336

PRISONER—Concluded—	
Sheriff—	Page
Compensation for feeding prisoners employed upon highway work—	
Claim submitted, disapproved.....	1973
Conveying more than one prisoner to workhouse at same time—Mile-	
age may be charged only once—Cannot charge on each writ.....	251
Subpoena may issue out of any United States District Court in any crim-	
inal case for prisoner in Ohio State Reformatory to appear as	
witness, when duly served.....	1676
PRIVATE CEMETERIES—	
Municipal corporations—Regulation of public and private cemeteries.....	1493
PRIVATE CONTRIBUTION—	
State Highway Commissioner—Form of bond of depository for moneys	
privately contributed for road work.....	221
PRIVATE PROPERTY—	
Board of Education of rural school district—Funds may not be expended	
in acquiring “right of way” through private property for use of	
pupils who are required to be transported.....	930
Canal lands—State’s liability for negligence when canals overflow on	
private property—Damages—When allowed and when not allowed	1474
PROBATE COURT—	
Adult person of feeble mind—If public charge may be admitted to Insti-	
tution for Feeble Minded Youth—Sections 1901 and 1902 G. C.	
construed	1460
Board of Administration—Has authority to act as Commission in Lunacy	
—May transfer patients from one penal institution to Lima State	
Hospital without intervention of Probate Court—Vice versa....	528
Board of State Charities—Costs in Mayor’s Court in arrest of delinquent	
ward of above named board who is out on parole and has escaped	
from private home.....	1978
Collateral Inheritance Tax—	
Construction of words “to or for use of an institution in this state	
for purpose only of public charity or other exclusively public	
purposes” as used in Section 5332 G. C.—Marietta, Ohio.....	466
Estate for life of another—Estate in remainder—When taxable.....	1383
Where, by terms of will, estates in remainder pass to collateral heirs	
determined according to provisions of statute of descent and dis-	
tribution in force at time of death of testator—Such estates tax-	
able—When tax becomes a lien—Time of determination postponed	
until death of life tenant—When statutes for collection of tax	
begin to run.....	1360
Dependent or neglected children—Law relating to such children distin-	
guished from provisions applicable to delinquent children—Board	
of Administration orders—Juvenile Court may issue further	
orders in regard to commitment of such children—See Section	
1643 G. C.....	1796
Fees—Marshals—Chiefs of Police—Sections 4387 and 4534 G. C. con-	
strued—Collections under Section 4581 G. C.—Three classes of	
cases—Fees of witnesses and jurors under fish and game laws,	
Section 1387 G. C.—Officers who should serve processes issuing	
from various Police Courts—Fees in such cases.....	1814

	Page
PROBATE COURT—Concluded—	
Fines imposed by Common Pleas and Probate Courts for violations of any local option laws should be paid into county treasury—When part of such fines are to be turned over to Law Library Associations	52
Land registration—Rules to be followed which govern dispensing with complete record in Probate Court of such proceedings.....	1928
May grant minister's license to solemnize marriage—Applicant must be an ordained or licensed minister <i>of a society or congregation within this state</i>	275
Notice of sale of saloon license as a whole upon order of Probate Court—Publication according to Section 10700 G. C.....	186
Ohio Soldiers' and Sailors' Home—	
Funds of deceased inmates—How disposed of—Administrator or executor should be appointed.....	165
Probate Court of Erie County, Ohio, has jurisdiction to appoint administrator or guardian of estate of deceased inmate of such home	179
Question of sanity of person accused of crime—Before and after indictment—How determined—When insane person is committed to Lima State Hospital—Procedure—Costs cannot be collected from state where person found guilty of crime is in same verdict found to be insane.....	1411
Taxes and taxation—Where by terms of will a person becomes seized of life estate in real property—How title can be transferred on tax duplicate from name of testator to life tenant.....	1714
When Juvenile Court <i>may</i> commit a delinquent male child to Ohio State Reformatory—Child sixteen years of age at time of hearing.....	249
Workmen's Compensation Law—When Probate Court approves settlement made by guardian for benefit of minor children in claim under Section 27 of said law and bond is executed, where facts clearly show recovery could not be had upon an action to enforce collection of award, Industrial Commission has authority to approve settlement as outlined.....	881
PROBATE JUDGE—	
Probate Court—Application to complete land contracts made under Section 11922 G. C.—What fee chargeable by court where application relates to more than one contract.....	1971
County Commissioners—	
Duty to provide temporary offices for county officials during erection of new court house—Liability in case records are stolen or destroyed	671
Without authority to extend aid to children in their own homes rather than in County Children's Homes.....	713
Collateral Inheritance Tax—	
Capital University, Columbus, Ohio, exempt—The Wernle Orphans' Home, Richmond, Indiana, subject to tax—Section 5332 G. C. not repealed by implication.....	301
St. Vincent's Orphans' Asylum, Columbus, Ohio, exempt from said tax—Is institution of public charity.....	899

PROBATE JUDGE—Concluded—	
Collateral Inheritance Tax—Concluded—	Page
Where person other than those exempted by provision of Section 5331 G. C. takes an estate by virtue of provisions of Section 10581 G. C.—Said estate subject to said tax prescribed in Section 5331 G. C.-----	1594
Humane Officer—Appointed for “the ensuing year”—How long such officer is entitled to receive compensation-----	946
Probate Court—May grant minister’s license to solemnize marriage—Applicant must be an ordained or licensed minister of a society or congregation within this state-----	275
Mothers’ Pension Act—Construction of statute as to “legal residence”—Sufficient if mother and children reside for three years in one county of this state immediately prior to month’s residence in another county of this state-----	1549
Newspaper—Advertisements deemed by public officers to be of general interest to taxpayers under Section 6252 G. C. are to be paid for at rate fixed in Section 6251 G. C.-----	511
Roads and highways—County Commissioners’ duty to acquire right of way for temporary highway—State Highway Commissioner must procure right of way for permanent improvement when he is proceeding without co-operation of local authorities—Forms of deed and statement to Probate Judge in such cases-----	779
Saloon license—Publication of notice of sale mandatory—May be sold at private sale after such publication-----	453
Taxes and Taxation—Philippine Government Registered Bonds—Not taxable in Ohio-----	1968
PROBATION—	
Board of Administration—Girls’ Industrial School—No appropriation to pay maternity expenses of such inmates who are out on probation	1939
PRODUCING COMPANY—	
Taxes and taxation—Contract between Logan Natural Gas & Fuel Company and the Citizens Gas & Electric Company of Elyria, Ohio, construed—Question as to whether contract is one of sale or agency must be determined by each agreement-----	1756
When corporation is “natural gas” company within meaning of public utility tax statutes of 1911—Such company required to pay excise taxes on basis of entire receipts from all business done—Who is liable for omitted taxes when assets of company sold to another company—Charge should be made against company actually in default-----	901
PROHIBITION WRIT—	
Judge of Court of Insolvency—No authority for county to pay court costs incurred by such judge in defending himself in suit for writ of prohibition-----	1502
PROPERTY—	
Foreign corporation—When same qualifies to do business in this state and still owns property in this state but no longer is “doing business” in state—Required to pay minimum fee of ten dollars in compliance with Section 5503 G. C.—When corporation may retire from this state and continue to hold property here-----	995

PROPERTY—Concluded—	Page
Interpretation of Sections 12, 13, 14, 15, Sections 5371-4, 5406-1, 5406-2, 5406-3, G. C., Parrett-Whittemore Bill providing for listing and valuation of property for purpose of taxation—Whether property of company may be considered as a unit—Whether property pertaining to a business carried on in more than one political subdivision up to a county be valued as unit by Commission—Whether business carried on in more than one county may be valued by Commission—Construction of word "business" as found in the law-----	324
When foreign corporation purchases property in Ohio and conveys same to Trustee—Whether value of such property is to be considered as capital of foreign corporation when it is qualified to do business in Ohio-----	740
 PROPERTY OWNERS—	
County Auditor's certificate required by Section 5660 G. C. must be made as to all that part of cost of road improvement which under Section 1218 G. C. is assumed by county including shares of township and abutting property owners—Certificate required as to full amount-----	1189
Joint county ditches—Interpretation of Section 6536 G. C., 103 O. L. 836—Proceedings necessary—When Board of County Commissioners act jointly and separately-----	1163
 PROPOSED CONTRACT—	
Ohio Penitentiary Commission—Proposal of architects not approved—Covers services in supervision of construction of buildings—Construction of buildings under jurisdiction of Ohio Board of Administration -----	1030
 PROSECUTING ATTORNEY—	
Adult person of feeble mind—If public charge may be admitted to Institution for Feeble Minded Youth—Sections 1901 and 1902 G. C. construed -----	1460
Antitoxin—When County Commissioners may pay for antitoxin procured by physician for indigent person-----	711
Attorney's fees allowed by court under provisions of Section 2923 G. C., 106 O. L. 105, final—When properly certified Auditor may issue warrant—Allowance not required by County Commissioners.----	824
Automobiles—Person who allows motor vehicle <i>to stand</i> in a public road in night time without any lights not guilty of violation of Section 12614 G. C.—Municipal corporations are authorized to require such vehicles to display lights in night season, although not in motion -----	1767
 Banks and Banking—	
Depository of county funds—May designate another bank or trust company as its agent—Original depository and its surety still responsible for safe keeping of such funds-----	62
Deposits in form of checks—When made by County Treasurer in county depository—How interest is to be computed—"Daily balances" -----	666

PROSECUTING ATTORNEY—Continued—	Page
Blind relief—One need not be totally blind to render him eligible—Question as to whether such person would become public charge—Section 2965 G. C.-----	521
Board of Agriculture of Shelby County—When candidates for such offices are authorized to be nominated and elected—No election this year-----	1125
Board of Deputy State Supervisors and Inspectors of Elections—Section 12911 G. C. is violated when member of such board sells fire insurance to political subdivision with which he is not connected where premium more than \$50.00-----	1275
Board of Education—	
Any district board may contract with board of another district for admission of pupils into any school in another district-----	1617
Authorized to erect stables for shelter of vehicles, horses and conveyances of pupils who drive to school-----	1483
Authorization to re-establish suspended school—Must find twelve or more pupils qualified who are enrolled in attendance at some school-----	1487
Bonds—May not be issued for purposes mentioned in Section 7630-1 G. C. except upon approval of electors of school district in manner provided by Sections 7625 and 7626 G. C.—Bonds may not be issued if practicable to secure funds by Section 7625 et seq. and Section 5649-5b G. C.—Erection of school buildings-----	1654
Bonds issued pursuant to Section 7625 G. C. for construction of school building—Tax levy certified to County Budget Commission after electors had voted favorably for bond issue—Where Budget Commission had completed work and certified its findings to County Auditor, <i>if levy within fifteen mill limitation</i> , said Budget Commission may certify same to County Auditor—Duty of County Auditor to determine tax rate necessary to produce amount needed-----	1699
Bond issue to purchase site and erect high school building may be submitted at special or general election—Additional tax for high school purposes, how submitted—Bonds issued under Section 7669 G. C. for high school building must be issued by each district separately and majority of electors in each district must approve—Levy for interest and sinking fund—How apportioned—Site purchased by Boards of Education of several united districts—Limitations of levy for interest and sinking fund discussed-----	1100
Bonds issued under Section 4692 G. C. do not become an "indebtedness" of a school district until said bonds are actually sold and in process of delivery-----	847
Depository bank for school funds—When closed and receiver appointed—Whether or not board can borrow money to pay obligations previously incurred until they realize on depository bond---	683
Encyclopedia purchased for use of high school not a permanent improvement within meaning of that phrase as found in Section 7747 G. C.-----	1079
Rural school district which maintains no high school—Pupils attend school in another district—When board of former district is required to pay tuition of such high school pupils-----	976

PROSECUTING ATTORNEY—Continued—

	Page
Board of Education—Concluded—	
The word "taxation" as used in Section 4759 G. C. does not include the term "assessment"—Street improved on which school property abuts—Not assessable—Board without authority to pay for such improvement out of its contingent fund or levy tax for such purpose	663
Township rural school maintaining second grade high school—Pupils who attend first grade high school in another district for first three years and are not graduates of a second grade high school are not entitled to have tuition paid for fourth year's attendance at said first grade high school by township board maintaining second grade high school.....	162
Transfer of territory—Remonstrance filed—Whether or not same was filed within thirty-day limitation provided by Section 4692 G. C., 106 O. L. 397.....	787
Two adjoining village school districts are without authority to unite for high school purposes, only.....	554
When member of rural board brings action to enjoin another member from serving on such board—Attorney's fees—Not payable from school funds.....	552
When village school district has tax valuation of less than \$500,000 board should submit to electors question of reorganizing or dissolving such district—Sections 4681, 4682 and 4682-1 G. C. construed	1388
When pupils who arrive at age of six years after beginning of school year may enter upon first year's work—Board may adopt reasonable rules and regulations governing the same.....	1598
Where pupil has Boxwell diploma at time of law's repeal—Has all rights and privileges conferred by Sections 7747 and 7748 G. C.—May attend high school although Boxwell law is repealed.....	1853
Where pupil placed in custody of resident of district by Juvenile Court, attends city school—Parents who reside outside of district not to be charged for tuition—What court has jurisdiction in juvenile cases in Hamilton County.....	576
Of rural district—Without authority to appropriate real estate for purpose of constructing a sewer to be used in connection with sewage disposal plant.....	1211
Of rural school district which maintains no high school—How amount of tuition for board maintaining high school is to be computed---	1733
Board of Health—	
Payment from public treasury of business losses accruing as an incident to promulgation of quarantine orders not authorized—Inability to market eggs and butter.....	953
Transportation and maintenance of leper—City of Norwalk is authorized to provide necessary funds.....	827
Bond issue—Flood Emergency Act 103 O. L. 141—County Commissioners have continuing authority to issue bonds and notes to provide funds to repair, replace or reconstruct public property or ways, injured or destroyed in manner and at time described in said Section 1 of said Flood Emergency Act.....	1058

PROSECUTING ATTORNEY—Continued—

	Page
Bridges and Culverts—	
County Commissioners and Township Trustees are authorized to repair and maintain same on township road—When Township Trustees may include plans for construction of a bridge or culvert	298
When contract for bridge is required to be let at competitive bidding and is so let—No authority for changing plans after contract is awarded	1504
Bridges—Duty of County Commissioners to repair bridges built by them on county roads in cities and villages—Both County Commissioners and municipal corporations liable for injuries when such bridges become defective and dangerous.....	1167
Buildings—City and township have no authority to unite for erection of city hall and township house.....	1293
Building Commission—Salary—Sections 2343 to 2366 G. C. applicable to Commission—County Commissioners approve plans and Prosecuting Attorney approves contracts—How inmates are to be cared for when Infirmary destroyed.....	216
Case of Commissioners v. Swanson, Court of Appeals, Tuscarawas County—Prosecutor should endeavor to have same reviewed by Supreme Court.....	1525
Cass Highway Law—	
County Commissioners authorize employment of necessary men for county road repair work by County Highway Superintendent and fix their compensation—Selection of individuals is with County Highway Superintendent.....	458
Levy authorized by Section 60 of the act, Section 3298-1 G. C. subject to certain limitation—Township Trustees must make levy under above section before they can provide for issue of bonds—Levy provided by Section 72 of Highway Act, Section 3298-13 G. C. is above ten mills but within fifteen mill limitation—Funds derived from bond issue under Section 67 of Cass Highway Law, Section 3298-8 G. C. may not be used in co-operation with state—Levy authorized by Section 215 of Cass Highway Law, Section 1222 G. C. is above ten mills but within fifteen mill limitation....	263
Roads and highways—No authority to assess against abutting property owners any portion of cost in excess of ten per cent., exclusive of bridges and culverts—See Opinion No. 1148, January 5, 1916, Opinions of Attorney General for 1915.....	56
Ten per cent. assessment directed to be levied upon property <i>abutting</i> on improvement—When entire expense of repair of a macadamized road constructed by Township Trustees may be paid by County Commissioners.....	309
Candidates—Fee required by Section 4970-1 G. C., 106 O. L. 548, may be computed only upon salary of office fixed by law and not upon any fees to which incumbent of office may be entitled.....	925
Candidates for office—Fee prescribed by Section 4970-1 G. C. is not required to be paid by candidates who are nominated by having their names written upon primary ballot.....	1205
Civil Service—	
Offices, positions and employments in villages and village school districts are not included within provisions of Civil Service Law..	1186

PROSECUTING ATTORNEY—Continued—

	Page
Civil Service—Concluded—	
Persons in classified service may not be appointed to offices or positions in unclassified service without their consent and approval of proper Civil Service Commission.....	968
Superintendent of County Infirmary—In classified civil service.....	1257
Clerk hire for county officers—County Commissioners fix aggregate sum for each officer—Cannot subsequently increase—When Common Pleas Judge can make allowance—Limitation as to expenditure for any year—Sections 2979, 2980 and 2980-1 G. C. construed....	1837
Clerk of Courts—	
Where fines collected were paid into general county fund—Should have been paid to Law Library Association—County Commissioners may allow claim.....	1331
Who shall procure supplies and pay bills for such offices—Interpretation of Section 2872 G. C.	733
Collateral Inheritance Tax—	
Construction of words "to or for use of an institution in this state for purpose only of public charity or other exclusively public purposes" as used in Section 5332 G. C.—Marietta, Ohio.....	466
Estate for life of another—Estate in remainder—When taxable....	1383
Section 5331 G. C., 103 O. L. 463, constructed—Lineal descendant—Bequest to church.....	277
Where by terms of will, estates in remainder pass to collateral heirs determined according to provisions of statute of descent and distribution in force at time of death of testator—Such estates taxable—When tax becomes a lien—Time of determination postponed until death of life tenant—When statutes for collection of tax begin to run.....	1360
Where person other than those exempted by provision of Section 5331 G. C. takes an estate by virtue of provisions of Section 10581 G. C.—Said estate subject to said tax prescribed in Section 5331 G. C.	1594
Commission for Blind—State Board of Health—How co-operation is to be effected under provision of Section 1367 G. C.—Prosecution for violation of said section.....	877
Commissioners of road district organized under old Section 7095 G. C.—When authorized to sell road building machinery under Cass Highway Law.....	635
Construction of phrase "improved roads" as found in Section 13421-12 G. C.—Applies to graveled roads—What constitutes an offense under above section—Destruction of highways.....	1105
Corrupt Practice Act—	
Construction of Section 5175-29 G. C. permitting expenditure of additional sum of five dollars for each one hundred votes in excess of five thousand cast for Governor at last state election—Applicable to candidates for public offices in counties, cities and villages not enumerated.....	1517
Persons may be employed to distribute marked unofficial ballots and cards at polls on election day.....	285

PROSECUTING ATTORNEY—Continued—

	Page
County Agricultural Society—	
County Commissioners cannot submit question of bond issue to electors under Section 9904 G. C. unless Section 9901 G. C. is complied with— <i>New site</i> must be selected for said purpose and notice must be given to Commissioners.....	1611
Board of Agriculture should interpret its own rules relative to such county societies.....	1782
County Auditor—	
Certificate as to certain special assessments—Assessment collectible without interest.....	197
Certificate required by Section 5660 G. C.—Levies made under Section 7419 G. C. may issue as soon as such levies are placed on duplicate and are in process of collection—When such levies are on duplicate and in process of collection.....	1192
Certificate required by Section 5660 G. C. must be made as to all that part of cost of road improvement which under Section 1218 G. C. is assumed by county including shares of township and abutting property owners—Certificate required as to full amount.....	1189
Petition and bond filed with County Auditor under Section 6447 G. C.—Auditor must give notices required by Sections 6448 to 6451 G. C.....	372
County Board of Education—	
How members are to be elected—Serve until successors elected and qualified	270
How members are to be elected—What constitutes “a vote of majority members present”—Member serves until successor elected and qualified—When County Superintendent refuses to call meeting, majority of several presidents of various village and rural school districts may call meeting.....	696
May not dismiss District Superintendent upon charges specified by statute—Presidents of Boards of Education of several rural and village school districts have authority.....	1127
Question of centralization of schools and issuance of bonds to purchase site and erect school building, submitted to electors of rural school district—Cannot transfer territory to another district for period of three years.....	1467
Transfer of territory—Board may transfer to an exempted village school district—See Section 4696 G. C., 106 O. L. 396—Transfer pursuant to Section 4692 G. C., 106 O. L. 396—Duty of board to which territory is transferred to levy taxes to pay indebtedness so apportioned to it.....	1005
Transfer of territory from local district to another within same country district—Section 4692 G. C. governs—Transfer of territory from one county to another county—Section 4696 G. C. governs	399
When board can employ attorneys to represent it.....	915
Where judgment rendered against board—Liable for costs including witness fees—How collected.....	1637

PROSECUTING ATTORNEY—Continued—		
County Board of Education—Concluded—		Page
Where prior to August 27, 1915, number of teachers employed in any supervision district reduced below twenty, such supervision district thereby abolished—If board acted pursuant to Sections 4692, 4736 or 4738 G. C., 106 O. L. 396, reduced number of teachers below thirty, district abolished—When position of District Superintendent is abolished for above reasons—Question of territory also considered-----		1197
County Board of Revision—Increase of property valuation—Notice necessary to property owners—Where County Auditor neglected or was unable to give notice in time required—Tax Commission may extend time for completion of work of County Board of Revision so as to give opportunity to file complaints-----		1565
County Board of School Examiners—		
Members of such board are not "county officers," and said board is not "county board" within meaning of Section 2917 G. C., and Prosecuting Attorney is not required to act as legal adviser of said board-----		983
Witnesses—Authority to issue subpoenas—Fees of witnesses—Necessary expenses of sending for witnesses—How paid—Board may revoke a five-year certificate-----		1728
County Children' Home—		
Refusal of Board of State Charities to renew certificate—County Auditor not prohibited from issuing warrants for support of home for bills contracted subsequent to revoking certificate-----		573
School of such institution not under supervision of County Board of Education unless requested by Board of Trustees of Orphans' Asylum, otherwise control of school is in Board of Trustees—Public school-----		816
Where Trustees request admission of pupils to common schools—Board of Education of district obliged to admit such pupils—County Commissioners pay tuition—When new building required and fund not available—Board of Education must borrow money for purpose of erecting school building-----		1285
County Commissioners—		
Bond of County Treasurer—How reduced during term of office-----		1636
Bonds sold under authority of Section 6929 G. C.—Proceeds in county treasury—Commissioners not authorized to advance such proceeds to Township Trustees, even upon agreement to later reimburse county-----		1634
Compensation authorized for joint county ditch work—Limitations—Duties may be imposed although maximum compensation for year has been received-----		1118
Compensation of Building Commission for new court house—Also architects and other employes—From what fund paid—When expenses of said commission are paid from general county fund and when from building fund-----		360
Duty of Allen County Commissioners to maintain Main street bridge across Ottawa River in City of Lima and replace it when necessary-----		432
Duty to provide temporary offices for county officials during erection of new court house—Liability in case records are stolen or destroyed-----		671

PROSECUTING ATTORNEY—Continued—

County Commissioners—Continued—

	Page
Expenses incurred in arrest and return of person charged with felony who has fled from state—State liable for expenses only when requisition has been properly made for such prisoner.....	658
Fees for county ditches—Only limitation \$300.00—See Opinion No. 1743, June 29, 1916.....	1941
Form of primary ballot for nomination of candidates for County Commissioner to fill an unexpired term.....	978
Fund created prior to going into effect of Cass Highway Law for "pike repair"—May be used for repair of county roads or inter-county highway improvement.....	183
Joint county ditches—Costs, how paid—County Auditor's costs for making and serving notices in such cases—Section 6449 G. C., 106 O. L. 135, governs.....	958
May allow contingent expenses of employes of taxing department of County's Auditor's office and County Board of Revision—What is meant by contingent expenses under provisions of Section 5585 G. C., 106 O. L. 256—Car fare, automobile hire, etc.....	623
May contract for supplying County Infirmary with electric light—No public utility may enter into such contract at rate in excess of that shown by its schedule filed with Public Utilities Commission of Ohio.....	1187
May issue bonds for repair of bridges without vote of electors provided expenditure is within limitation prescribed by Section 2638 G. C.—See also Section 5649-1 G. C. for its limitations.....	1792
May not receive more than \$300.00 for joint or single county ditch work—See Opinion No. 1743, under date of June 29, 1916.....	1230
May vacate part of an intercounty highway when a new right of way for part changed has been provided and new part of highway has been constructed.....	316
No authority for payment of expenses of commissioners in proceedings for joint county ditches.....	450
Not authorized to appoint County Surveyor to make plans for sewer improvement.....	1790
Not authorized to expend county funds upon bridges within municipalities unless such bridges are on state or county roads—See Sections 2421 and 7557 G. C.....	1152
Proceedings of joint boards of Hancock and Hardin Counties for road improvement, invalid—Effect of Cass Highway Law on prior proceedings.....	448
Request made by County Agricultural Society for levy—Commissioners determine amount—Mandatory to levy tax to produce said amount.....	1174
Required to construct and keep in repair all necessary bridges on all state and county roads where such bridges are located within or without a municipal corporation—Municipal corporation may construct same.....	730
Section 2416 G. C. does not authorize sale of costs and fees certified by Clerk of Courts as due county under salary act.....	1807
Their decision granting or refusing to grant prayer of petition asking for reconstruction or repair of public road is not reviewable on appeal.....	1023

PROSECUTING ATTORNEY—Continued—

	Page
County Commissioners—Concluded—	
When "emergency" occurs in repair of roads—Levy made under Section 7419 G. C. is not subject to fifteen mill limitation provided by Section 5649-5b G. C.-----	1017
Where it is desired to borrow money in anticipation of tax levies made under Sections 1222 and 6926 G. C. only method provided by law is bond issue under Sections 1223 and 6929 G. C.-----	480
Without authority to extend aid to children in their own homes rather than in county children's homes.-----	713
County jail—Discharge of prisoners when committed to jail in default of payment of fine and costs.-----	1979
County Orphans' Home located within municipal corporation entitled to receive water from municipal plant free of charge—See Section 3963 G. C.-----	616
County Surveyor—Vacancy—How office shall be filled for unexpired term	873
Deceased candidate—Deputy State Supervisors of Election should not print such name on primary ballots—How votes should be counted if name does appear—When no names of candidates for nomination on primary ballot as well as when names do appear—Interpretation of statutes for blank spaces in either case on ballot—Where name of candidate is written in eight per cent. of number of ballots cast necessary to fill vacancy—When nomination is made if deceased candidate's name appears and another name is written on ballot.-----	1214
Deputy State Supervisors of Election—	
Member of such board or clerk thereof after having filed declaration of candidacy are rendered ineligible to act as such election officers	951
The term "clerk" in Section 5092 G. C., 103 O. L. 496, does not include deputy clerks—Term election refers only to regular and general November elections and special elections.-----	1147
Deputy State Supervisors and Inspectors of Elections—Expense for offices in registration cities is required to be paid by such city from its general fund—Lorain—Elyria.-----	1001
Ditches—	
Authority of Ditch Supervisor to sell the work of cleaning or repairing section of ditch where notice as required by Section 6694 G. C. has been given and temporary restraining order granted but later dissolved—Further notice not required.-----	1003
County Commissioners have jurisdiction under Section 6443 G. C. even if ditch is located in more than one township.-----	1075
Ditch maps—County Commissioners are not authorized to contract with County Surveyor for making same.-----	1922
District Superintendent—Frequency of filing reports under Section 4740 G. C., 106 O. L. 439, left to discretion of County Superintendent—Duty of Board of Education to withhold pay of superintendent who fails to file required reports.-----	1981
District Superintendent has authority to excuse a child from attending public school in rural district under certain conditions—Clerk of Board of Education of said rural school district without such authority—Person teaching child at home not required to hold teacher's certificate or college diploma.-----	305

PROSECUTING ATTORNEY—Continued—

	Page
Fines collected for violations of Section 1261-63 G. C. are required to be paid into county treasury—When County Commissioners may allow fees to officers named in Section 3017 G. C., although fines are payable into municipal treasury—Balance of fine and costs payable to magistrate when accused desires to be discharged from jail after commitment for non-payment of same.....	617
Fines imposed by Common Pleas and Probate Courts for violations of any local option laws should be paid into county treasury—When part of such fines are to be turned over to law library associations	52
Fish and game laws—Prosecutions instituted by affidavit of game warden—Offense not committed in presence of such warden—Costs cannot be collected from county in case of acquittal or discharge of defendant from custody—Proviso when costs can be collected from county.....	1601
Forms of documents to be used in extradition from other states of persons charged with crime in this state.....	791
Fugitive from justice—Deposit with Clerk of Court of ten cents per mile—When fugitive escapes—Contingencies prevented from happening—How deposit may be demanded and received for sister state	1588
“Furtherance of justice fund”—Bids for deposit of fund not required—Prosecutor’s bond is county’s security.....	55
Humane Officer—Appointed for “the ensuing year”—How long such officer is entitled to receive compensation.....	946
Independent County Agricultural Society—When entitled to per capita allowance from county treasury—Kinsman Stock and Agricultural Society not entitled to said allowance.....	1448
Infirmary Building Commission—Restrictions under Section 2358 G. C. in making contracts for erection of building—Contract must not exceed estimate of cost of entire building nor on the part or items of contract—No change in bids after they have been opened	747
Institution of public charity—When part of real estate of such institution is rented for commercial purposes, said part not exempt from taxation—Young Men’s Christian Association.....	1640
Intoxicating liquors—How persons who traffic in same can be placed upon duplicate for Dow-Aiken liquor tax who have not been so charged—Prosecuting Attorney’s duty when he has knowledge of such violation.....	1673
Jail or turnkey fees allowed by Section 2845 G. C. must be paid by Sheriff into his fee fund—How paid in cases where state fails to convict—When Sheriff may be paid such fees.....	224
Joint county ditches—Interpretation of Section 6536 G. C., 103 O. L. 836—Proceedings necessary—When Board of County Commissioners act jointly and separately.....	1163
Joint County Road Improvement—	
Procedure to be followed under Section 6930 G. C.—How cost and expense to be paid.....	594
Proportions of expenses payable by each county must be raised by same method in each county—Joint board not limited in its power to contract with various Boards of Township Trustees—May or may not contract with boards interested.....	1925

PROSECUTING ATTORNEY—Continued—	Page
Joint high school—Rural school district contributes an average of seventy dollars per month toward salaries of teachers—Village school district an average of ten dollars per month—Rural district for such reason not debarred from state aid—Powers and duties of joint high school committee—See Section 7670 G. C.-----	772
Justice of Peace—Costs—If judgment of conviction in fish and game case is reversed in Court of Common Pleas, justice is entitled to his costs—See Section 1404 G. C.-----	1750
Land registration—Rules to be followed which govern dispensing with complete record in Probate Court of such proceedings-----	1928
Lien statutes, Sections 8312, 8313, 8314 G. C. applicable only to private contracts—See Sections 6947 and 3298-4 G. C. Cass Highway Law for road improvement contracts-----	139
Line fences—Section 5913 G. C. and related sections held constitutional--	1976
Local option election—Approval of form of petition authorized by Section 6119 G. C.—Township outside of a municipal corporation---	1913
May not use moneys drawn under Section 3004 G. C. to pay assistants, clerks or stenographers who are appointed under and by virtue of Section 2915 G. C.-----	118
Morrow County Commissioners—Two petitions presented at different times for same road improvement—Not authorized to proceed under facts submitted-----	734
Mothers' Pension Law—	
Construction of statute as to "legal residence"—Sufficient if mother and children reside for three years in one county of this state immediately prior to month's residence in another county of this state -----	1549
Grantee ineligible to receive pension after remarriage—Stepfather not liable for support of stepchildren-----	365
The words "legal residence" in Section 1683-2 G. C., 106 O. L. 436, construed -----	314
Municipal Civil Service Commission—	
Controls city school district—Janitors of school buildings in classified service—Clerks of Boards of Education in unclassified service -----	185
Fees of witnesses subpoenaed by said commission are payable out of county treasury-----	924
Municipal Corporation—	
Annexation of territory from one or more townships to a city—How funds and indebtedness of said township are to be apportioned—How funds and indebtedness of school districts are to be apportioned in such case—City of Akron-----	918
City Engineer is within classified Civil Service—Person in classified Civil Service prohibited from being an active candidate for an elective political office-----	375
Member of Council may at the same time be a Central Committeeman	950
Not entitled to part of county bridge fund—County Commissioners—Not authorized to expend county funds upon bridges within municipalities unless such bridges are on state or county roads-----	828
Plats of lands and streets outside of such municipal corporation—Absence of acceptance by public authorities—Not required to improve or repair such streets-----	1018

PROSECUTING ATTORNEY—Continued—	
Municipal Corporation—Concluded—	Page
Regulation of public and private cemeteries.....	1493
Without authority to donate to Board of Education of village or city school district, site upon which to erect a school building....	861
Navigable rivers—Definition—Little Miami River.....	1711
No authority to present exceptions in misdemeanor cases to the Supreme Court—Jurisdiction limited to felony cases.....	559
Notice of sale of saloon license as a whole upon order of Probate Court—Publication according to Section 10700 G. C.....	186
Offices Compatible—	
Member village Board of Education—Clerk of village Council.....	205
Sexton of township cemetery—Township Treasurer.....	633
Township Trustee—Inspector of road improvement when road is constructed under provision of subdivision 3 of Section 6919 G. C....	26
Only <i>portion</i> of road improved by county assumes character of county road—Otherwise retains its former character.....	456
Poll books—Tally sheets—Where transmitted in registration cities and where registration not required—Those of regular elections in odd numbered years for township officers and Justice of Peace returned to Township Clerk—Where other returns should be made—Ticket nominated by single petition printed in separate column—Independent candidates nominated by separate petitions in list to right of tickets—Returns of elections for election of officers of newly created municipality.....	86
Public library—Township Trustees are not authorized to purchase real estate upon which to erect a building for a library—See Sections 3403 and 3404 G. C.....	640
Question of sanity of persons accused of crime—Before and after indictment—How determined—When insane person is committed to Lima State Hospital—Procedure—Costs cannot be collected from state where person found guilty of crime is in same verdict found to be insane.....	1411
Reissue of lost or destroyed bonds and certificates of indebtedness—Interpretation of Section 2295-5 G. C., 106 O. L. 303—Procedure to be followed for making duplicate copies of such lost instruments	599
Restaurant conducted on week days in connection with saloon may be kept open on Sunday if regular eating house—Section 13050 G. C. construed—Intoxicating liquor.....	410
Roads and Highways—	
Application for state aid within and without a village—Subsequent procedure for improvement outside of a village.....	483
Bids received by State Highway Commissioner for road improvement—No contract awarded—Where desired to improve shorter section of highway than that covered by bids—Must reject all bids, make new estimate and readvertise—Electric railway company may be compelled to move tracks from center to side of road—How interurban company can be compelled to pay for paving between rails—Ohio Electric Railway Company.....	808
Bonds issued under authority of Section 3298-8 G. C.—The fact that such bonds are to be redeemed solely out of proceeds of special assessments does not obviate necessity of first submitting question of issuing such bonds to electors of township.....	1571

PROSECUTING ATTORNEY—Continued—

Roads and Highways—Continued—	Page
Cass Highway Law does not authorize County Commissioners to appropriate property for sole purpose of widening main market road—Interpretation of statutes authorizing appropriation of land for elimination of railway grade crossings—Effect of Cass Highway Law upon such proceedings—Bond provision for county's share of cost discussed.....	1239
Cass Highway Law—Levies for road purposes upon taxable property of township, distinguished.....	1659
Construction of retaining wall for purpose of protecting roadway—How cost can be paid—See Sections 6926, 6927 and 6929 G. C.---	756
County Commissioners—	
Authorized to issue bonds for road improvement purposes—Ten-year limitation—No authority for electors to vote on proposition—How to determine maximum amount of bonds that may be issued for such purposes.....	626
Authorized to vacate roads by provisions of Cass Highway Law—Procedure to be followed—Liability of petitioners.....	1430
Not authorized to issue bonds under Section 6929 G. C. until preliminary steps outlined in preceding sections have been taken	1141
County Highway Superintendent—	
Actual and necessary expenses incident to maintenance and operation of an automobile used exclusively by such superintendent in his official business may be allowed by County Commissioners—Distinction between expenses for public and private purposes—How apportioned.....	11
His expenses and compensation to be paid from general county fund	457
Eight-hour law—Extraordinary emergencies—Road work prosecuted only during summer months—Inconvenience to public—Such reasons do not constitute "emergency" within meaning of Section 17-1 G. C.....	1530
Improvement extended into or through a village—How cost to be apportioned—An unexpended balance of a bond issue under Section 7004 G. C., now repealed, not available to pay township's share of improvement carried forward by State Highway Department	743
Improvement made under Section 6956-1 G. C. now repealed—When assessment may be made on land previously assessed and lying within one mile of terminus of road improved.....	234
Interpretation of Section 6928 G. C.—Tax levying Sections 6956-1, 3298-1 and 3298-18 G. C. are subject to fifteen mill limitation—Township Trustees may make levies under both Sections 3298-1 and 3298-18 G. C.—Different levies—When Township Trustees may submit question of bond issue for road improvement—Particular roads need not be designated in making road levies under Sections 3298-1 and 3298-18 G. C.—Property assessed when road was built may be reassessed for improvement, repair or reconstruction of road under Section 6906 G. C.....	537
Joint county road—Petitioners not authorized to specify different methods of assessments for owners' portion in different counties	1463

PROSECUTING ATTORNEY—Continued—

Roads and Highways—Continued—

	Page
Land lying outside an incorporated village abutting a road improvement carried forward by state which land is owned by village—Is assessable for improvement.....	1779
Money must be in treasury before improvement is started—By provision of Section 1218 G. C. certificate of County Auditor must cover entire amount assumed by county, including shares of county, township and abutting property owners—Section 5660 G. C. applicable—Bonds must be sold before County Commissioners can make agreement.....	1809
New right of way—County Commissioners may agree with persons as to amount of compensation and damages they are entitled to receive because their property right in land is taken regardless of whether such interest is held by lease or reversion.....	1399
No authority for assessing twenty-five per cent. of cost of road improvement on property located within one mile thereof—When two Boards of Township Trustees are authorized to make joint application for state aid on intercounty highway—Only on county or township line road—Bonds can be issued only by County Commissioners for co-operation with state for intercounty highway—Tax levies are made by Township Trustees where township co-operates with state.....	1678
No provision for two or more townships to co-operate for a road improvement unless County Commissioners take jurisdiction and pay part of cost.....	578
No statute making it criminal offense for contractor not to mark with red light or other danger signal, obstruction lawfully placed in highway.....	1238
Notices required by Sections 6912 and 6922 G. C.—What such notices should contain	579
Obstruction in public highways—Who shall remove said obstructions —County Commissioners may proceed to widen highway although franchise has been granted for electric railway upon such public highway.....	934
Perpendicular wash bank more than eight feet in height—Duty of guard rail protection rests upon County Commissioners—Section 7563 G. C. construed.....	1462
Proceedings for a road improvement started under Section 6903 G. C. before its repeal by Cass Highway Law—Road should be completed under former sections—Bonds issued under Cass Highway Law, Section 6929 G. C.—How levies should be made.....	129
Provision in specifications for concrete construction on public work for "batch mixer" to be used is reasonable.....	1021
Road Commissioners without authority to enter into contracts after Cass Highway Law became effective—Funds remaining should be applied to indebtedness of road district.....	586
Road improved under agreement between County Commissioners and Township Trustees—Bonds should be issued by County Commissioners under authority of Section 6929 G. C.....	407

PROSECUTING ATTORNEY—Continued—

Roads and Highways—Concluded—

	Page
Road improvement commenced under Section 6956-1 et seq. G. C. prior to repeal by Cass Highway Law—Assessment according to benefits—Real estate lying within and without a municipal corporation—Abutting property of improved road which was built entirely by general taxation may be assessed—Sewage disposal plant owned by city and lying outside of city and within one mile assessment district, may be assessed-----	102
Tax levy in 1915 on grand duplicate of county—Proceeds available for expenditure after taking effect of Cass Highway Law for paying county's share of improving or repairing roads under Chapter VI of said law—Bonds—Sufficient if levy made to cover any deficiency when bonds issued solely in anticipation of collection of special assessments—Need not levy for entire amount of bond issue, only deficiency-----	1522
Township Highway Superintendent—Duty of dragging all graveled and unimproved roads rests primarily with such township official	475
Township Highway Superintendent is public officer—Person not possessed of qualifications of elector may not be appointed to such office -----	1515
Township Trustees—Appointment of Township Highway Superintendent—How removal of such appointee may be accomplished--	606
Township Trustees are authorized to purchase iron pipe, etc., for culvert work in repair of township roads-----	476
When County Highway Superintendent repairs road by force account —May contract for materials upon basis of number of tons hauled -----	1231
Where commissioners of road district let contract for purchase of stone prior to going into effect of Cass Highway Law—May contract after law becomes effective for hauling of stone where property owners have performed their part of an agreement to improve the roads-----	1025
Road, lane or outlet established by Section 6887 G. C.—Not public highways—Public authorities not authorized to construct or repair such roads-----	1022
Rodmen and axemen on county road work—No authority for such employment by County Surveyor as such—May employ assistants, see Section 7181 G. C.—Rodmen and axemen may be employed in ditch construction-----	1865
Schools—	
Compensation of District Superintendent—Erroneous certification by County Board of Education—How error corrected—Erroneous apportionment by County Auditor—How same may be corrected upon proper certification being made-----	1964
County Superintendent as County School Examiner entitled to compensation for conducting investigations—Sections 7827 and 7828 G. C. interpreted-----	1129
Method of measuring distance pupils live from nearest school— Section 7731 G. C., 104 O. L. 133-----	1397

PROSECUTING ATTORNEY—Continued—

	Page
Schools—Concluded—	
Minimum limitation on number of teachers employed in supervision district—Section 4738 G. C. has no application to separate supervisions continued under Section 4740 G. C.—Same application to sections as amended in 106 O. L.—County board of education without authority to transfer territory from separate district continued under Section 4740 G. C. then or now-----	1499
Teacher's certificate of qualification questioned by State Inspector—Board of Education not liable personally for compensation paid teacher although certificate of grade of high school is withdrawn	1880
Section 5660 G. C. applicable to contract for erection of new court house—Bonds must be sold and in process of delivery—Bonds for erection of court house must be offered to Industrial Commission before advertising said bonds for sale-----	369
Sheriff—Compensation for feeding prisoners employed upon highway work—Claim submitted, disapproved-----	1973
Son of such officer not legally disqualified for employment under Section 2412 G. C. to assist prosecutor-----	1294
Superintendent of Armory—Salary—When temporarily absent in military service and others perform work—County Commissioners may waive rights to claim personal services of said superintendent---	1395
Taxes and Taxation—	
County Board of Revision—No authority for payment of fees to witnesses called by such board—Board of Education of school district may contract with board of another district for admission of its pupils—Board may assign such pupils to attend school—Compulsory education laws—When pupils subject thereto-----	1471
Land purchased at forfeited land sale—Not in existence—Purchaser entitled to refund under Section 2589 G. C.-----	766
Limitation of two-tenths of one mill in Section 5643 G. C. does not apply to interest and sinking fund levies—Applies to special taxes which may be levied in any one year for purpose of building or repairing bridges—Tax limited to single levy—Bonds payable when tax collected-----	1352
Philippine government registered bonds—Not taxable in Ohio-----	1968
Sections 2746 to 2749 G. C. provide method for collection of taxes in city or village other than county seat—Tax payers may select agent to pay their taxes—City of Lorain-----	452
Tax lien on real property of public utility accrues second Monday in April—Date personal property of said public utility becomes liable is first day of January of said year-----	351
Where by terms of will a person becomes seized of life estate in real property—How title can be transferred on tax duplicate from name of testator to life tenant-----	1714
Tax maps—County Commissioners not authorized to employ person other than County Surveyor for purpose of <i>correcting</i> and <i>keeping up to date</i> an existing set of tax maps of county—See opinion No. 844 rendered September 20, 1915, as to who can <i>make tax maps</i> ---	943
Teacher in public schools may not make up for a day lost during term of teaching on Washington's birthday—Section 7687 G. C. construed -----	519

PROSECUTING ATTORNEY—Continued—	Page
Times of holding court—Publication of order required by Section 1519 G. C. should be made in accordance with Section 6252 G. C.—Newspaper	1771
Township Clerk—Mandatory duty of such officer to canvass returns of election of township officers and issue certificates of election—Cannot question regularity of such election—Township Clerk continues to hold office until duly elected successor qualifies—Township Trustees or Clerk not authorized to determine who is entitled to office of Township Clerk.....	80
Township Trustees—	
Authorized to purchase pipe for bridges and culverts on township roads—What County Highway Superintendent must approve—Deputy County Surveyor or an employe in County Surveyor's office may lawfully perform services for a municipality—Limitations for such work.....	769
Bonds issued prior to September 6, 1915, under Section 7004 G. C. now repealed—Trustees <i>now</i> without authority to issue additional bonds under said section, no further action having been taken in the premises by the trustees.....	470
Division of township into certain number of road districts—Districts may be changed by present or succeeding board—Redistricting should be made before superintendents enter into road dragging contracts for current year.....	638
Not entitled to any compensation for services performed under old Sections 7033 to 7052 G. C. inclusive.....	1087
Town hall or township house to cost in excess of \$2,000—Question may be submitted to electors at November election, 1916—Electors of village situated within said township have right to vote on said question.....	1646
When township hall may be sold.....	339
Without authority at present time to submit to electors of township bond issue for road purposes—When such question may be submitted under provisions of Cass Highway Law—Purpose defined—County Commissioners may issue bonds for road repair purposes	707
Veterinary medicine—Form of indictment for illegal practice of same..	1110
Village incorporated from part of township rural school district—Status of school property—Title to property is held by board of rural school district.....	629
When a person born of alien parents is a natural born citizen of United States—When an elector—Chinamen and Japanese.....	1325
When an allowance under provisions of Section 3004 G. C. may be expended in employment of person to procure evidence against violators of the law regulating speed of motor vehicles.....	1453
When Juvenile Court <i>may</i> commit a delinquent male child to Ohio State Reformatory—Child sixteen years of age <i>at time of hearing</i>	249
When said officer may accept employment from Council of village—Limitations of statutes as to such employment discussed—Village counsel	1919
When two or more Boards of Township Trustees within same county make application for state aid—How State Highway Commissioner may choose.....	1138

PROSECUTING ATTORNEY—Concluded—	Page
Where attorney is employed to assist Prosecuting Attorney to bring suit for County Treasurer to collect taxes—Fees not apportionable to various subdivisions entitled to share in such taxes.....	1581
PROSECUTIONS—	
Fish and game laws—Prosecutions instituted by affidavit of game warden Offense not committed in presence of such warden—Costs cannot be collected from county in case of acquittal or discharge of defendant from custody—Proviso when costs can be collected from county in case of acquittal or discharge of defendant from custody—Proviso when costs can be collected from county.....	1601
PROVISIONAL APPOINTEES—	
Civil Service—Noncompetitive occupying positions—Proper certification of eligibles for positions when competitive examination has been held—Noncompetitive with eligible list must be certified—No discretion with commission.....	17
PUBLIC BUILDING—	
Infirmary Building Commission—Restrictions under Section 2358 G. C. in making contracts for erection of building—Contract must not exceed estimate of cost of entire building nor on the part or items of contract—No change in bids after they have been opened	747
PUBLIC CHARGE—	
Adult person of feeble mind—If public charge may be admitted to institution for feeble-minded youth—Sections 1901 and 1902 G. C. construed	1460
Blind relief—One need not be totally blind to render him eligible—Question as to whether such person would become public charge—Section 2965 G. C.	521
PUBLIC CHARITY—	
Collateral inheritance tax—St. Vincent's Orphans' Asylum, Columbus, Ohio, exempt from said tax—Is institution of public charity.....	899
Institution of public charity—When part of real estate of such institution is rented for commercial purposes, said part not exempt from taxation—Young Men's Christian Association.....	1640
PUBLIC INSTITUTION OF LEARNING—	
Collateral inheritance tax—Capital University, Columbus, Ohio, exempt—The Wernle Orphans' Home, Richmond, Ind., subject to tax—Section 5332 G. C. not repealed by implication.....	301
PUBLIC LIBRARY—	
Township Trustees are not authorized to purchase real estate upon which to erect a building for a library—See Sections 3403 and 3404 G. C.	640
PUBLIC MONEYS—	
Building and Loan Associations—May invest funds in securities that are accepted by United States government to secure postal savings deposits in National banks.....	1720

PUBLIC OFFICES—

See offices Compatible.

PUBLIC OFFICER—

Municipal corporation—Member of Council may at the same time be a
Central Committeeman.....

Page

950

“PUBLIC PURPOSES”—

Collateral inheritance tax—Construction of words “to or for use of an
institution in this state for purpose only of public charity or
other exclusively public purposes” as used in Section 5332 G. C.—
Marietta, Ohio.....

466

PUBLIC SERVICE—

Municipal corporation—City Engineer is within classified Civil Service—
Person in classified Civil Service prohibited from being an active
candidate for an elective political office.....

375

PUBLIC SCHOOL—

County Children's Home—School of such institution not under supervi-
sion of County Board of Education unless requested by Board
of Trustees of Orphans' Asylum, otherwise control of school is
in Board of Trustees—Public school.....

816

PUBLIC UTILITY—

Articles of incorporation—The principle that a corporation may not be
organized to do manufacturing and mercantile business does not
apply to public utility companies—Certificate of amendment of
the Canton Electric Company, approved.....

563

County Commissioners—May contract for supplying County Infirmary
with electric light—No public utility may enter into such con-
tract at rate in excess of that shown by its schedule filed with
Public Utilities Commission of Ohio.....

1187

Public Utilities—Inventories and valuation—Authority of Public Utilities
Commission to require filing such lists under Section 499-8 G. C.,
103 O. L. 808, and also its authority under amended Section 499-8
G. C., 106 O. L. 225—Other sections of public utility law con-
strued

500

Taxes and Taxation—

Contract between the Cleveland Railway Company and Cleveland,
Painesville and Eastern Railroad Company—Excise taxes—Gross
earnings for purpose of tax.....

1371

Tax lien on real property of public utility accrues second Monday
in April—Date personal property of said public utility becomes
liable is first day of January of said year.....

351

Proper excise tax to be charged against D. B. Torpy as Receiver of
Marietta, Columbus and Cleveland Railroad company.....

1915

When corporation is “natural gas” company within meaning of public
utility tax statutes of 1911—Such company required to pay excise
taxes on basis of entire receipts from all business done—Who is
liable for omitted taxes when assets of company sold to another
company—Charge should be made against company actually in
default

901

PUBLIC UTILITIES COMMISSION—	Page
County Commissioners—May contract for supplying County Infirmary with electric light—No public utility may enter into such contract at rate in excess of that shown by its schedule filed with Public Utilities Commission of Ohio-----	1187
Inspector of Automatic Couplers—Assessment for maintenance of such office not required to be paid by railroads before August 1st, annually -----	1086
Orders of said commission issued under authority of Section 614-60 G. C. are not required to be filed with Secretary of State—Purchaser, Home Telephone Company of Ironton—Property sold, Central Union Telephone Company exchange at Ironton-----	1547
Public Utilities—Inventories and valuations—Authority of Public Utilities Commission to require filing such lists under Section 499-8 G. C., 103 O. L. 808, and also its authority under amended Section 499-8 G. C., 106 O. L. 225—Other sections of public utility law construed-----	500
Railroads and public utilities cannot be required to pay assessments made under Section 606 G. C. before first day of August, annually----	1060
Salary of member cannot be reduced during his term of office—Constitutional inhibition—Statute ineffective-----	112
Telephone companies—Contract of sale—Inventory of property required in order to fix and determine rates, tolls, charges and rentals to be charged upon consummation of sale—Ironton, Ohio-----	209
PUBLIC WAYS—	
Bond issue—Flood Emergency Act, 103 O. L. 141—County Commissioners have continuing authority to issue bonds and notes to provide funds to repair, replace or reconstruct public property or ways, injured or destroyed in manner and at time described in said Section 1 of said Flood Emergency Act-----	1058
PUBLIC WORK—	
Roads and Highways—	
Eight-hour law—Extraordinary emergencies—Road work prosecuted only during summer months—Inconvenience to public—Such reasons do not constitute “emergency” within meaning of Section 17-1 G. C.-----	1530
Provision in specifications for concrete construction on public work for “batch mixer” to be used is reasonable-----	1021
PUBLICATION—	
Commissioner of Public Printing—Franklin County Conservancy District report not authorized to be printed under Section 173-2 G. C., 106 O. L. 514-----	556
County Commissioners—Sections 2352 and 2353 G. C. construed—Provision for giving fifteen days’ notice when estimated cost of contract does not exceed one thousand dollars, directory—If commissioners determine to give fifteen days’ notice same may be given by posting, only-----	1415
Municipal corporation—Newspaper—Publication of ordinances and resolutions—When officer of municipality is interested in newspaper which publishes ordinances—Does not disqualify newspaper from making publication—Officer not liable-----	5

PUBLICATION—Concluded—	Page
Newspaper—Advertisements deemed by public officers to be of general interest to taxpayers under Section 6252 G. C. are to be paid for at rate fixed in Section 6251 G. C.-----	511
Notice of sale of saloon license as a whole upon order of Probate Court—Publication according to Section 10700 G. C.-----	186
Saloon license—Publication of notice of sale, mandatory—May be sold at private sale after such publication-----	453
Taxes and taxation—Newspapers—Publishing notices of delinquent tax sales—Publication for only one week, no liability against county	402
Times of holding court—Publications of order required by Section 1519 G. C. should be made in accordance with Section 6252 G. C.—Newspaper -----	1771
PUPILS—	
Board of Education—	
Any district board may contract with board of another district for admission of pupils into any school in another district-----	1617
Authorization to re-establish suspended school—Must find twelve or more pupils qualified who are enrolled in attendance at same school -----	1487
Authorized to erect stables for shelter of vehicles, horses and conveyances of pupils who drive to school-----	1483
Encyclopedia purchased for use of high school not a permanent improvement within meaning of that phrase as found in Section 7747 G. C.-----	1079
Of rural school district—Funds may not be expended in acquiring “right of way” through private property for use of pupils who are required to be transported-----	930
Of rural school district which maintains no high school—How amount of tuition for board maintaining high school is to be computed..	1733
Rural school district which maintains no high school—Pupils attend school in another district—When board of former district is required to pay tuition of such high school pupils-----	976
Township rural school maintaining second grade high school—Pupils who attend first grade high school in another district for first three years and are not graduates of a second grade high school are not entitled to have tuition paid for fourth year’s attendance at said first grade high school by township board maintaining second grade high school-----	162
When pupils who arrive at age of six years after beginning of school year may enter upon first year’s work—Board may adopt reasonable rules and regulations governing the same-----	1598
Where pupil has Boxwell diploma at time of law’s repeal—Has all rights and privileges conferred by Sections 7747 and 7748 G. C.—May attend high school although Boxwell law is repealed-----	1853
Children’s Home—Where Trustees request admission of pupils to common schools—Board of Education of district obliged to admit such pupils—County Commissioners pay tuition—When new building required and fund not available—Board of Education must borrow money for purpose of erecting school building-----	1285

	Page
PUPILS—Concluded—	
Commission for the Blind—When an applicant to its industrial schools receives an award from Industrial Commission on account of an injury in course of his employment, said fact does not of itself operate to deny him benefits of Section 1366 G. C.—Commission for Blind should exercise discretion-----	1236
District Superintendent has authority to excuse a child from attending public school in rural district under certain conditions—Clerk of Board of Education of said rural school district without such authority—Person teaching child at home not required to hold teacher's certificate or college diploma-----	305
Schools—Method of measuring distance pupils live from nearest school—Section 7731 G. C., 104 O. L. 133-----	1397
Taxes and taxation—County Board of Revision—No authority for payment of fee to witnesses called by such board—Board of Education of school district may contract with board of another district for admission of its pupils—Board may assign such pupils to attend school—Compulsory education laws—When pupil subject thereto -----	1471
 PURPOSE CLAUSE (CORPORATION)—	
Articles of incorporation—The principle that a corporation may not be organized to do manufacturing and mercantile business does not apply to public utility companies—Certificate of amendment of the Canton Electric Company, approved-----	563
Purpose clause disapproved—More than one main purpose—The Security Realty Investment Company-----	1511
Purpose clause "formed for the purpose of manufacturing, buying and selling and dealing in typewriters of all kinds and the doing of all things necessary or incidental thereto," not dual in character--	1497
 QUALIFICATIONS (ELECTORS)—	
Elections—	
A person is twenty-one years of age for election purposes on day preceding the twenty-first anniversary of day of his birth-----	1701
Registrars—Compensation not to exceed six days—Qualifications of elector as to residence—Length of time he has resided in ward of village or city determining factor rather than precinct-----	1692
 QUARANTINE—	
Board of Health—Payment from public treasury of business losses accruing as an incident to promulgation of quarantine orders not authorized—Inability to market eggs and butter-----	953
 QUIT CLAIM DEEDS—	
Dayton State Hospital—Approval of certain quit claim deeds authorized by Senate Bill No. 292, 106 O. L. 427-----	669
 QUO WARRANTO—	
State Liquor Licensing Board—One employed as counsel for village not public officer—Is not ineligible to appointment as County Liquor Licensing Commissioner-----	1651

	Page
RABIES—	
County Commissioners—Rabies—Person presenting bill to Commissioners must be bitten or injured by an animal afflicted with rabies-----	381
RADIUM-ACTIV COMPANY—	
Amendment to articles of incorporation adopted by unanimous consent of stockholders changing unissued common stock to preferred stock or unissued preferred stock to common stock, approved—The Radium-actiV Company-----	363
RAILROADS—	
Approval, agreement of consolidation of certain railroads known as The Pennsylvania Lines-----	1950
Canal lands—Lease of same to city of Cincinnati—Acts of 1911, 1913 and 1916 considered—Act of 1913 without effect since no lease was executed under it—How new lease should be executed-----	1266
Disapproval—	
Proposed sales of canal lands to the B. & O. S. W. R. R. Co. and the C. H. & D. Ry. Co. at Chillicothe, Ohio-----	956
Transcript of bond issue, village of Jefferson, Madison County, Ohio—Assessment bonds issued by village to pay cost of paving between rails of an interurban railroad-----	478
Foreign railroad company—Real estate acquired for new right of way—Lease of same temporarily—Not liable for excise tax on that part of earnings from such property-----	498
Inspector of Automatic Couplers—Assessment for maintenance of such office not required to be paid by railroads before August 1st, annually-----	1086
Public Utilities Commission—Railroads and public utilities cannot be required to pay assessments made under Section 606 G. C. before first day of August, annually-----	1060
Public utilities—Inventories and valuations—Authority of Public Utilities Commission to require filing such lists under Section 499-8 G. C., 103 O. L. 808, and also its authority under amended Section 499-8 G. C., 106 O. L. 225—Other sections of public utility law construed-----	500
Roads and Highways—	
Bids received by State Highway Commissioner for road improvement—No contract awarded—Where desired to improve shorter section of highway than that covered by bids—Must reject all bids, make new estimate and readvertise—Electric railway company may be compelled to move tracks from center to side of road—How interurban company can be compelled to pay for paving between rails—Ohio Electric Railway Company-----	808
Cass Highway Law does not authorize County Commissioners to appropriate property for sole purpose of widening main market road—Interpretation of statutes authorizing appropriation of land for elimination of railway grade crossings—Effect of Cass Highway Law upon such proceedings—Bond provision for county's share of cost discussed-----	1239
Obstruction in public highways—Who shall remove said obstructions—County Commissioners may proceed to widen highway although franchise has been granted for electric railway upon such public highway-----	934

RAILROADS—Concluded—	Page
State Highway Commissioner—Authority to appropriate land over rail- road tracks—State Commissioner should not exercise authority— No machinery for such officer to enforce contribution by rail- way company -----	1248
Taxes and Taxation—	
Contract between the Cleveland Railway Company and Cleveland, Painesville and Eastern Railroad Company—Excise taxes—Gross earnings for purpose of tax-----	1371
Proper excise tax to be charged against D. B. Torpy as receiver of Marietta, Columbus and Cleveland Railroad Company-----	1915
Shares of capital stock of Cleveland and Pittsburgh Railroad Com- pany are not taxable in Ohio-----	1739
 RAILROADS (ELECTRIC)—	
Roads and Highways—	
Construction of switch across intercounty highway by interurban electric railway company—What agreement between State High- way Commissioner and railway company should contain-----	1455
Form of notice to be given under Section 7204 G. C.—Method of serving same—Encroachment by Ohio Electric Railway Company on National Road—See Opinion No. 1888, August 31, 1916-----	1629
Right to compel railway tracks to be moved—Obstructions in high- ways—Procedure—What notice to railroad company should con- tain -----	1484
 RAILROAD TICKETS—	
Auditor of State—Bond and certificate required for sale of genuine steamship and railroad tickets for transportation to and from foreign countries—How same may be released and new certifi- cate and bond filed—Sections 290 to 295 G. C. construed-----	1735
 READVERTISEMENT—	
State Highway Commissioner—Contracts made by such officer are not required to be approved by County Commissioners although county co-operates in making improvement-----	1097
 REAL ESTATE—	
See also Leases.	
Approval—	
Abstract of title and deed from Lena de S. Slattery to Trustees of Ohio University-----	1718
Abstract of title for real estate situated in Decatur Township, Law- rence County, Ohio-----	786
Abstract of title to real estate on which is located Wyandotte Build- ing, Franklin County, Ohio-----	1477
Leases of canal lands in Hocking and Ross Counties-----	852
Of abstract of title to real estate in Athens County—Reforestation tracts -----	291
Of abstract of title and deed to real estate in Coshocton County to State of Ohio—Grantors, Gilbert J. McKee and wife-----	362
Sale of tract of land in city of Akron to the Williams Foundry and Machine Company-----	953

REAL ESTATE—Continued—	Page
Armory site—Form of deed from Webb C. Hayes and wife to state for armory at Fremont, Ohio.....	1027
Board of Administration—Without authority to deed real estate without legislative consent.....	340
Board of Education—	
Bonds issued for purpose of purchasing site whereon to erect high school building—May not be used for erection of grade school building	1778
Centralization adopted—Board may secure sites at different points in such districts and erect suitable buildings.....	496
Of a rural school district can legally own real estate in limits of a village school district located within said township.....	13
Of rural school district—Funds may not be expended in acquiring "right of way" through private property for use of pupils who are required to be transported.....	930
Of rural district—Without authority to appropriate real estate for purpose of constructing a sewer to be used in connection with sewage disposal plant.....	1211
The word "taxation" as used in Section 4759 G. C. does not include the term "assessment"—Street improved on which school property abuts—Not assessable—Board without authority to pay for such improvement out of its contingent fund or levy tax for such purpose.....	663
Canal lands—State's liability for negligence when canals overflow on private property—Damages—When allowed and when not allowed...	1474
Cass Highway Law—Ten per cent. assessment directed to be levied upon property <i>abutting</i> on improvement—When entire expense of repair of a macadamized road constructed by Township Trustees may be paid by County Commissioners.....	309
Collateral Inheritance Tax—	
Construction of words "to or for use of an institution in this state for purpose only of public charity or other exclusively public purposes" as used in Section 5332 G. C.—Marietta, Ohio.....	466
Estate for life of another—Estate in remainder—When taxable.....	1383
Where by terms of will, estates in remainder pass to collateral heirs determined according to provisions of statute of descent and distribution in force at time of death of testator—Such estates taxable—When tax becomes a lien—Time of determination postponed until death of life tenant—When statutes for collection of tax begin to run.....	1360
Where person other than those exempted by provision of Section 5331 G. C. takes an estate by virtue of provisions of Section 10581 G. C.—Said estate subject to said tax prescribed in Section 5331 G. C.....	1594
Corporation—Purpose clause disapproved—More than one main purpose—The Security Realty Investment Company.....	1511
County Board of Revision—Increase of property valuation—Notice necessary to property owners—Where County Auditor neglected or was unable to give notice in time required—Tax Commission may extend time for completion of work of County Board of Revision so as to give opportunity to file complaints.....	1565

REAL ESTATE—Continued—

County Children's Home—	Page
Destroyed by flood of 1913—Real estate disposed of—Abandonment complete—May now proceed under Section 3077 G. C. to establish a home.....	1233
Trustees of such home without authority to transfer to other institutions, children committed to their care by Juvenile Court except upon order of such court.....	1296
When Commissioners may sell real estate—Tract may be subdivided into lots by Commissioners before sale—City of Portsmouth.....	754
County Recorder—No fee may be charged by such officer for filing an oil map.....	1045
Dayton State Hospital—Approval of certain quit claim deeds authorized by Senate Bill No. 292, 106 O. L. 427.....	669
Dental College graduates—No institution of learning may legally confer degrees for any course of study unless Sections 9922 and 9923 G. C. are complied with—Ohio State Dental Board may define "reputable Dental College"—Lack of authority to confer degrees not conclusive against any such college.....	1554
Disapproval—	
Proposed sales of canal lands to the B. & O. S. W. R. R. Co. and the C. H. & D. Ry. Co. at Chillicothe, Ohio.....	956
Proposed sale of certain canal lands in city of Akron to B. F. Goodrich Company.....	927
Foreign corporation—Where same enters into contract with owner of land in this state and a trustee for said owner—When such foreign corporation is doing business in Ohio.....	1061
Foreign railroad company—Real estate acquired for new right of way—Lease of same temporarily—Not liable for excise tax on that part of earnings from such property.....	498
Institution of public charity—When part of real estate of such institution is rented for commercial purposes, said part not exempt from taxation—Young Men's Christian Association.....	1640
Interpretation of Parrett-Whittemore Law providing for listing and valuation of property for purposes of taxation—Annual appraisal of real estate not required unless ordered by Tax Commission—Reassessment of real property ordered by Tax Commission—Authority vested in County Auditor to determine who shall perform such duty—County Auditor without authority to originate or change any assessment of real property—Assessors begin appraising real property on second Monday in April—"Unit or tentative" values of real property not permitted—Powers and duties of County Boards of Revision at its June and August sessions—Powers conferred upon County Auditor by Section 5401 G. C. may be exercised before or after completion of tax list....	32
Land registration—Rules to be followed which govern dispensing with complete record in Probate Court of such proceedings.....	1928
Line fences—Section 5913 G. C. and related sections held constitutional..	1976
Lookout Mountain Monument—Soldiers' Memorial Commission is authorized to pay expenses of person designated to unveil monument and also expenses of stenographer to make record of dedicatory exercise.....	852

REAL ESTATE—Continued—	Page
Maumee Valley Pioneer and Historical Association—Abstract of title for purchase of real estate for said association, approved-----	1382
Municipal Corporation—	
Plats of lands and streets outside of such municipal corporation—	
Absence of acceptance by public authorities—Not required to improve or repair such streets-----	1018
Under ordinance passed by Council of Alliance, vacating parts of streets the state has acquired proper title to parts of streets so vacated -----	509
Without authority to donate to Board of Education of village or city school district, site upon which to erect a school building-----	861
Probate Court—Application to complete land contracts made under Section 11922 G. C.—What fee chargeable by court where application relates to more than one contract-----	1971
Public library—Township Trustees are not authorized to purchase real estate upon which to erect a building for library—See Sections 3403 and 3404 G. C.-----	640
Roads and Highways—	
Cass Highway Law does not authorize County Commissioners to appropriate property for sole purpose of widening main market road—Interpretation of statutes authorizing appropriation of land for elimination of railway grade crossings—Effect of Cass Highway Law upon such proceedings—Bond provision for county's share of cost discussed-----	1239
Construction of retaining wall for purpose of protecting roadway—How cost can be paid—See Sections 6926, 6927 and 6929 G. C.---	756
Land lying outside an incorporated village abutting a road improvement carried forward by state which land is owned by village—Is assessable for improvement-----	1779
Notices required by Sections 6912 and 6922 G. C.—What such notices should contain-----	579
Proceedings for a road improvement started under Section 6903 G. C. before its repeal by Cass Highway Law—Road should be completed under former section—Bonds issued under Cass Highway Law, Section 6929 G. C.—How levies should be made-----	129
Road improvement commenced under Section 6956-1 et seq. G. C. prior to repeal by Cass Highway Law—Assessment according to benefits—Real estate lying within and without a municipal corporation—Abutting property of improved road which was built entirely by general taxation may be assessed—Sewage disposal plant owned by city and lying outside of city and within one mile assessment district, may be assessed-----	102
Telephone companies—Must place poles in highway so as not to incommode public in use thereof—See opinions Nos. 1888, August 31, 1916, and 1950, September 29, 1916-----	1649
Safe deposit companies—Not authorized to accept trusts or act as trustee—Cannot issue "participating certificates"—May accept for safe-keeping such participating certificate-----	1827
School lands—No authority for granting of an easement on such lands to pipe line company—Purpose laying pipe line—The Buckeye Pipe Line Company-----	1749

REAL ESTATE—Continued—	Page
Sheriffs—May charge poundage on <i>all</i> moneys actually made and paid to them on sale of chattel property on execution—See Section 2845 G. C.-----	865
State Board of Public Buildings—No authority to lease a part of building acquired by purchase—Adjutant General may employ necessary assistants but cannot delegate his powers-----	1253
State Highway Commissioner—If he improves intercounty highway or main market road without co-operation of County Commissioners or Township Trustees, cost of land necessary for new right of way, paid by state-----	435
Superintendent of Public Works—	
Form of legal advertisement for sale of canal lands—B. F. Goodrich Company -----	941
May appoint commissioners pursuant to Sections 455 and 457 G. C.—No appropriation available at present time to pay their compensation -----	1469
Tax Commission—	
Authority under Parrett-Whittemore Law—Has power to direct County Board of Revision to organize prior to second Monday in June, 1916—Said board can <i>only</i> pass upon unfinished business of District Board of Complaints—What complaints can and cannot be passed upon by County Board of Revision at subsequent sessions -----	145
Circular letter to County Board of Revision disapproved in certain particulars—Suggestions offered-----	910
District Board of Complaints—What appeals may or may not be heard by the Tax Commission—Board of Complaints of Lucas County -----	491
May not extend time for completion of work of County Board of Revision at its June session beyond first Monday in August of said year—Authority conferred by Section 5613 G. C. limited to years in which an original appraisement has been made-----	1012
Taxes and Taxation—	
Approval of partial list of instructions to County Auditors interpreting provisions of Parrett-Whittemore Law-----	115
County Board of Revision—No authority for payment of fee to witnesses called by such board—Board of Education of school district may contract with board of another district for admission of its pupils—Board may assign such pupils to attend school—Compulsory education laws—When pupil subject thereto-----	1471
Land purchased at forfeited land sale—Not in existence—Purchaser entitled to refund under Section 2589 G. C.-----	766
Tax levies made by Township Trustees for road purposes under authority of Sections 1222, 3298-1, 3298-13 and 3298-20 G. C., 106 O. L. 574, et seq., are upon all taxable property of township, including that within any incorporated village or city therein situated—Levy under Section 3298-18 G. C. is upon taxable property of such township outside of any incorporated village or city situated therein—When such levies are illegal—See Opinion No. 1408, March 22, 1916-----	1507
Tax lien on real property of public utility accrues second Monday in April—Date personal property of said public utility becomes liable is first day of January of said year-----	351

REAL ESTATE—Concluded—	
Taxes and Taxation—Concluded—	Page
Where by terms of will a person becomes seized of life estate in real property—How title can be transferred on tax duplicate from name of testator to life tenant.....	1714
Township Trustees—When township hall may be sold.....	339
Trustees of Ohio State University—Not authorized to dedicate land for street purposes without express legislative authorization.....	1730
When foreign corporation purchases property in Ohio and conveys same to trustee—Whether value of such property is to be considered as capital of foreign corporation when it is qualified to do business in Ohio.....	740
Youngstown Armory—Approval of abstract of title for certain real estate in City of Youngstown, Ohio.....	1908
RECEIVERS—	
Taxes and taxation—Assignees, Receivers, Sheriffs and Master Commissioners required to list for taxation moneys, credits, investments in securities or other personal property in their possession—Property shall be entered on tax list on account of person, firm or company for whom it is held.....	674
RECISION OF CONTRACT—	
Form of agreement for recision of contract between State and the Engineering Service Company.....	613
RECOGNIZANCE—	
Justice of Peace—Speeding of automobiles—When plea of guilty to charge of violating Section 12604 G. C. is made before Justice of Peace he is without jurisdiction to render final judgment—Exception—How fines illegally paid under Section 12604 G. C. can be recovered	1437
RECORDS—	
Land registration—Rules to be followed which govern dispensing with complete record in Probate Court of such proceedings.....	1928
REDEEMED PREFERRED STOCK—	
Corporation—Redeemed preferred stock held to be merely withdrawn and may be reissued—The Goodyear Tire and Rubber Company of Akron, Ohio.....	758
REDPATH CHAUTAUQUAS COMPANY—	
Workmen's Compensation Act—Redpath Chautauquas Company of Ohio—Liability to said act, especially so-called "talent" used in its business	1434
REDUCTION OF BOND—	
County Commissioners—Bond of County Treasurer—How reduced during term of office.....	1636
REFEREE ENGINEERS—	
Appeal from order of State Board of Health by City of Greenville—Referee engineers—Their powers—Past, present and future physical condition to be considered by said engineers.....	721

REFORMATORY—	Page
Automobile license plates—Board of Administration has authority to manufacture such plates with convict labor in penitentiary and reformatory	972
 REFORESTATION—	
Approval, abstract of title for real estate situated in Decatur Township, Lawrence County, Ohio.....	786
Approval of abstract of title to real estate in Athens County—Reforestation tracts.....	291
 REFUND—	
Taxes and taxation—Land purchased at forfeited land sale—Not in existence—Purchaser entitled to refund under Section 2589 G. C.	766
 REFUNDERS, DUPLICATE PAYMENT OF TAXES—	
County Treasurer—Duplicate payment of taxes—Constitutes trust fund—Suggestions as to how money can be refunded.....	517
 REGISTRATION—	
Census by Department of Labor and Commerce is not such a Federal census as is contemplated in Section 4871 G. C.—Annual registration of electors is based on decennial Federal census—City of Akron	283
Deputy State Supervisors and Inspectors of Elections—Expense for offices in registration cities is required to be paid by such city from its general fund—Lorain—Elyria.....	1001
Elections—Registrars—Compensation not to exceed six days—Qualifications of elector as to residence—Length of time he has resided in ward of village or city determining factor rather than precinct	1692
 REGISTRATION CITIES—	
Poll books—Tally sheets—Where transmitted in registration cities and where registration not required—Those of regular elections in odd numbered years for township officers and Justice of Peace returned to Township Clerk—Where other returns should be made—Ticket nominated by single petition printed in separate column—Independent candidates nominated by separate petitions in list to right of tickets—Returns of elections for election of officers of newly created municipality.....	86
 REGISTRATION (LAND TITLE)—	
Land registration—Rules to be followed which govern dispensing with complete record in Probate Court of such proceedings.....	1928
 REGULAR ELECTION—	
Municipal corporation—Primary election is neither a regular or general election—Initiative and referendum—Failure of Board of Deputy State Supervisors of Election to submit ordinance or measure to electors at time special election should have been held—Should be submitted at next regular or general election—Certain limitation—City of Steubenville.....	1338
Township Trustees—Town hall or township house to cost in excess of \$2,000—Question may be submitted to electors at November election, 1916—Electors of village situated within said township have right to vote on said question.....	1646

	Page
REINSURANCE—	
Fire Marshal tax—How computed in year 1915 when statute was amended by Legislature and same took effect before tax was due—Amended statute governs—Gross premium receipts <i>less</i> returned premiums and considerations received for reinsurance basis for computation	106
REMARRIAGE—	
Mothers' Pension Law—Grantee ineligible to receive pension after remarriage—Stepfather not liable for support of stepchildren.....	365
REMONSTRANCE—	
Board of Education—Transfer of territory—Remonstrance filed—Whether or not same was filed within thirty-day limitation provided by Section 4692 G. C., 106 O. L. 397.....	787
County Board of Education—Filing of remonstrance against transfer of territory under Section 4692 G. C., 106 O. L. 397—When names may be withdrawn from remonstrance—When transfer legally effected	582
"REPAIR" OF HIGHWAY—	
Roads and highways—What is a "repair" of a highway—Opinion reaffirmed in which it was held State Highway Commissioner is not authorized to pay contractor an estimate based upon material delivered on site.....	1278
REPAIRS AND MAINTENANCE FUND—	
Cass Highway Law—Discussion of tax levying sections—Whether or not interior limitations and ten and fifteen mill limitations apply to tax levies authorized to be made by Township Trustees and County Commissioners—Taxable property that is and is not subject to levies authorized for township and county road purposes—General discussion of tax levying powers and limitations under provisions of Cass Highway Law.....	541
REPAVING—	
See Paving.	
REPORTS—	
Commissioner of Public Printing—Franklin County Conservancy District report not authorized to be printed under Section 173-2 G. C., 106 O. L. 514.....	556
District Superintendent—Frequency of filing reports under Section 4740 G. C., 106 O. L. 439, left to discretion of County Superintendent—Duty of Board of Education to withhold reports.....	1981
State Civil Service Commission—Annual reports—Construction of Sections 2264-1 G. C., and 486-7 G. C., paragraph 7, 106 O. L.—Only one annual report required.....	1558
REPRESENTATIVE TO CONGRESS—	
Judge of Common Pleas Court—Votes cast for congressman who holds Common Pleas Judgeship—Constitutional limitation not applicable to such office—Certificate of election.....	1934

RESERVOIRS—	Page
Superintendent of Public Works—May appoint commissioners pursuant to Sections 455 and 457 G. C.—No appropriation available at present time to pay their compensation.....	1469
RESERVOIR LANDS—	
Approval, form of leases of reservoir lands at Indian Lake and St. Marys	1107
Approval, leases for certain canal and reservoir lands—Bridgewater Machine Company—Lancaster Lens Company—F. G. Strickland—A. R. Tarr—George Martin.....	1606
Approval, leases of canal and reservoir lands to Eliza H. McElvain, Mabel V. Brown, The Eagleport Oil and Gas Company and William Schneider.....	1876
Approval, leases of canal and reservoir lands to Lon Fisher, Arthur Stutz and John D. Doley.....	1821
Approval, leases of certain canal and reservoir lands to the Northwestern Ohio Light Company and Howard G. Goodwin.....	1919
Approval, leases of certain reservoir and canal lands to Alva B. Jones and T. V. Taylor, respectively.....	1927
Approval of certain leases for Ohio and Hocking Canal Lands and St. Marys Reservoir lands.....	1108
Approval of lease of reservoir lands in Logan County to the Russel Point Amusement Company.....	301
Approval of leases of certain canal and reservoir lands.....	233
Disapproval of lease certain reservoir lands to the Russell's Point Amusement Company.....	233
RESIDENCE—	
Mothers' Pension Law—The words "legal residence" in Section 1683-2 G. C., 106 O. L. 436, construed.....	314
RESIDENCE (LEGAL)—	
Mothers' Pension Act—Construction of statute as to "legal residence"—Sufficient if mother and children reside for three years in one county of this state immediately prior to month's residence in another county of this state.....	1549
RESTAURANT—	
Restaurant conducted on week days in connection with saloon may be kept open on Sunday if regular eating house—Section 13050 G. C. construed—Intoxicating liquor.....	410
"Restaurant" includes dining room of hotel conducted on European plan—Section 1008 G. C. limits employment of females for such work to ten hours in any one day and fifty-four hours in any one week	801
RETAINING WALL—	
Roads and highways—Construction of retaining wall for purpose of protecting roadway—How cost can be paid—See Sections 6926, 6927 and 6929 G. C.....	756
REVISION—	
Tax Commission—May not extend time for completion of work of County Board of Revision at its June session beyond first Monday in August of said—Authority conferred by Section 5613 G. C. limited to years in which an original appraisalment has been made..	1012

REQUISITION—	Page
County Commissioners—Expenses incurred in arrest and return of person charged with felony who has fled from state—State liable for expenses only when requisition has been properly made for such prisoner	658
Forms of documents to be used in extradition from other states of persons charged with crime in this state.....	791
Fugitive from justice—Deposit with Clerk of Court of ten cents per mile—When fugitive escapes—Contingencies prevented from happening—How deposit may be demanded and received for sister state	1588
RICHARDS, S. S. (JUDGE COURT OF APPEALS)—	
How commission should read—Appellate instead of judicial.....	1909
RICHARDS, McCARTY AND BULFORD—	
Ohio Penitentiary Commission—Proposition of architects under date of July 6, 1916, legal.....	1195
RIDDLE, T. P.—	
Agriculture—Corn boys' trip—Certain items of bill of T. P. Riddle approved and disapproved for 1916.....	1773
Board of Agriculture—Relation of T. P. Riddle who conducted corn boys' trip for 1915 that of independent contractor—Board only authorized to pay expenses of secretary.....	1619
RIGHT OF WAY—	
Board of Education of rural school district—Funds may not be expended in acquiring "right of way" through private property for use of pupils who are required to be transported.....	930
Roads and Highways—	
Answers to nineteen questions construing provisions of Cass Highway Law.....	882
County Commissioner's duty to acquire right of way for temporary highway—State Highway Commissioner must procure right of way for permanent improvement when he is proceeding without co-operation of local authorities—Forms of deed and statement to Probate Judge in such case.....	779
New right of way—County Commissioners may agree with persons as to amount of compensation and damages they are entitled to receive because their property right in land is taken regardless of whether such interest is held by lease or reversion.....	1399
State Highway Commissioner—	
Authority to appropriate land over railroad tracks—State Commissioner should not exercise authority—No machinery for such officer to enforce contribution by railway company.....	1248
If he improves intercounty highway or main market road without co-operation of County Commissioners or Township Trustees, cost of land necessary for new right of way, paid by state.....	435
RIVERS—	
Joint county ditches—Interpretation of Section 6536 G. C., 103 O. L. 836—Proceedings necessary—When Board of County Commissioners act jointly and separately.....	1163

RIVERS—Concluded—	Page
Navigable rivers—Definition—Little Miami River.....	1711
Roads and highways—Construction of retaining wall for purpose of protecting roadway—How cost can be paid—See Sections 6926, 6927 and 6929 G. C.....	756
 ROAD COMMISSIONERS—	
Roads and highways—Road Commissioners—Without authority to enter into contracts after Cass Highway Law became effective—Funds remaining should be applied to indebtedness of road district.....	586
 ROAD ROLLER—	
Cass Highway Law—County Commissioners authorize employment of necessary men for county road repair work by County Highway Superintendent and fix their compensation—Selection of individuals is with County Highway Superintendent.....	458
 ROADS AND HIGHWAYS—	
Answers to nineteen questions construing provisions of Cass Highway Law	882
Application for state aid within and without a village—Subsequent procedure for improvement outside of a village.....	483
Approval, bond of Joseph R. Burkey, bridge engineer of State Highway Department	1205
Approval, resolution and certificate for expenditure on intercounty highways of Hardin County—Proper application under Section 1203 G. C.....	753
Approval of Resolution for Improvement of—	
Certain road in Defiance County.....	21
Certain roads in Greene and Portage Counties, Ohio.....	690
Ohio River Road in Jefferson County, Ohio.....	465
Ottawa-Findlay road in Putnam County	1864
Approval of resolutions for certain road improvements in a number of counties	548
Approval of resolutions for road improvements in Darke, Highland and Champaign Counties.....	319
Approval, resolution for certain road improvement in Mahoning County, Ohio	623
Approval, Resolution for Improvement of—	
Barberton-Greenwich road in Huron County.....	1927
Canton-Canal Dover road.....	1519
Certain road in Portage County.....	1092
Chillicothe road in Hocking County.....	1732
Columbus-Sandusky road, Franklin County.....	768
Five roads in Lawrence County.....	1688
Morrow-Lebanon road in Warren County.....	1684
Road in Fayette County.....	1091
Roads in Brown, Carroll and Washington Counties.....	1865
Salem-Alliance road in Columbiana County.....	1617
Section "A" Skelly-Empire road in Jefferson County.....	857
Two roads in Wood County.....	1167
West Union-Hillsboro road.....	1671
Woodsfield-Barnesville road in Monroe County.....	1683

ROADS AND HIGHWAYS—Continued—

	Page
Approval, Resolution for Road Improvement—	
In Richland, Jefferson and Mercer Counties.....	1132
In Sandusky, Wayne, Geauga and Summit Counties.....	614
Williams County.....	642
Approval, resolutions for certain road improvements in Carroll, Coshoc-	
ton, Hancock, Defiance and Seneca Counties.....	1440
Approval, Resolutions for Improvement of—	
Certain roads in Adams, Hocking, Logau, Mahoning, Perry and Ross	
Counties	1351
Certain roads in Ashtabula, Columbiana and Washington Counties...	950
Certain roads in Athens, Auglaize, Guernsey, Sandusky, Summit,	
Washington, Wayne, Trumbull, Williams, Licking and Knox	
Counties	850
Certain roads in Brown, Butler, Clinton, Fayette, Hamilton, Harrison,	
Jefferson and Scioto Counties.....	1954
Certain roads in Champaign, Franklin, Lake, Lorain, Mahoning,	
Meigs, Preble and Sandusky Counties.....	1204
Certain roads in Champaign, Montgomery, Perry, Preble, Ross and	
Shelby Counties.....	1000
Certain roads in Coshocton, Fairfield, Muskingum, Franklin and	
Madison Counties, Ohio.....	1074
Certain roads in Clinton, Harrison, Lorain, Pickaway, Preble, Rich-	
land, Van Wert, Warren and Washington Counties.....	1671
Certain roads in Franklin and Crawford Counties.....	764
Certain roads in Fulton County.....	872
Certain roads in Huron, Madison, Mahoning, Miami and Logan	
Counties	1394
Certain roads in Richland and Fayette Counties.....	964
Certain roads in twenty-two different counties.....	1282
Certain roads in Union, Ashtabula, Jefferson and Stark Counties....	918
Roads in Ashland, Delaware, Erie and Vinton Counties.....	1590
Roads in Clinton, Erie and Ross Counties.....	1794
Roads in Columbiana, Hancock, Vinton and Wyandot Counties.....	1477
Roads in Delaware, Franklin, Greene, Henry, Highland, Knox, Preble,	
Scioto and Harrison Counties.....	1529
Roads in Geauga and Delaware Counties.....	860
Roads in ten counties.....	706
Roads in ten different counties.....	1052
Roads in Trumbull, Ottawa, Fairfield, Clark, Erie and Franklin	
Counties	1717
Approval, Resolutions for Road Improvements in—	
Gallia, Geauga, Lawrence, Mercer, Pickaway, Preble, Putnam, Ross,	
Sandusky and Vinton Counties.....	1492
Portage, Mahoning and Butler Counties.....	551
Ross and Lake Counties.....	826
Approval, resolutions for twelve road improvements in several counties... 615	
Automobiles—Person who allows motor vehicle <i>to stand</i> in a public road	
in night time without any lights not guilty of violation of Section	
12614 G. C.—Municipal corporations are authorized to require	
such vehicles to display lights in night season, although not in	
motion	1767

ROADS AND HIGHWAYS—Continued—	Page
Barnesville—Hendrysburg road in Belmont County—Under facts submitted Ohio Valley Contracting Company may continue improvement without entering into new contract.....	1560
Bids received by State Highway Commissioner for road improvement—No contract awarded—Where desired to improve shorter section of highway than that covered by bids—Must reject all bids, make new estimate and readvertise—Electric railway company may be compelled to move tracks from center to side of road—How interurban company can be compelled to pay for paving between rails—Ohio Electric Railway Company.....	808
Bond issue, Flood Emergency Act, 103 O. L. 141—County Commissioners have continuing authority to issue bonds and notes to provide funds to repair, replace or reconstruct public property or ways, injured or destroyed in manner and at time described in said Section 1 of said Flood Emergency Act.....	1058
Bonds issued for road construction prior to going into effect of Cass Highway Law—Roads improved by Garrett and Thomas laws, Sections 6926 to 6956 G. C. inclusive—What limitations applicable to tax levies for said purpose—Cass law limitations not applicable	1532
Bonds issued under authority of Section 3298-8 G. C.—The fact that such bonds are to be redeemed solely out of proceeds of special assessments does not obviate necessity of first submitting question of issuing such bonds to electors of township.....	1571
Bridges—Duty of County Commissioners to repair bridges built by them on county roads in cities and villages—Both County Commissioners and municipal corporations liable for injuries when such bridges become defective and dangerous.....	1167
Bridges and Culverts—	
County Commissioners and Township Trustees are authorized to repair and maintain same on township road—When Township Trustees may include plans for construction of a bridge or culvert	298
County Commissioners may borrow money under Section 2434 G. C. to construct and repair same—Condemnation of important bridge	1182
Cass Highway Law—	
County Highway Superintendent—Expenses of such officer to be paid from general county fund when same are incurred in performance of his duties with respect to roads and bridges.....	78
County Commissioners authorize employment of necessary men for county road repair work by County Highway Superintendent and fix their compensation—Selection of individuals is with County Highway Superintendent.....	458
Discussion of tax levying sections—Whether or not interior limitations and ten and fifteen mill limitations apply to tax levies authorized to be made by Township Trustees and County Commissioners—Taxable property that is and is not subject to levies authorized for township and county road purposes—General discussion of tax levying powers and limitations under provisions of Cass Highway Law.....	541
Does not authorize County Commissioners to appropriate property for sole purpose of widening main market road—Interpretation of statutes authorizing appropriation of land for elimination of railway grade crossings—Effect of Cass Highway Law upon such proceedings—Bond provision for county's share of cost discussed	1239

ROADS AND HIGHWAYS—Continued—

	Page
Cass Highway Law—Concluded—	
Interpretation of Section 7199 G. C., as to giving of notice for letting of contracts for improving and maintenance of roads or letting of bridge contracts—Sections of General Code repealed by implication by reason of enactment of above section—In advertising sale of county road bonds Section 6929 G. C., 106 O. L. 603, governs—Sections 2343, 2344 and 2345 G. C. are not repealed by Cass Highway Law.....	838
Levies for road purposes upon taxable property of township, distinguished	1659
Levy authorized by Section 60 of the act, Section 3298-1 G. C., subject to certain limitation—Township Trustees must make levy under above section before they can provide for issue of bonds—Levy provided by Section 72 of Highway Act, Section 3298-13 G. C., is above ten mills but within fifteen mills limitation—Funds derived from bond issue under Section 67 of Cass Highway Law, Section 3298-8 G. C., may not be used in co-operation with state—Levy authorized by Section 215 of Cass Highway Law, Section 1222 G. C., is above ten mills but within fifteen mills limitation..	263
No authority to assess against abutting property owners any portion of cost in excess of ten per cent, exclusive of bridges and culverts—See Opinion No. 1148, January 5, 1916, Opinions of Attorney-General for 1915.....	56
Ten per cent. assessment directed to be levied upon property <i>abutting</i> on improvement—When entire expense of repair of a macadamized road constructed by Township Trustees may be paid by County Commissioners	309
Chief Highway Engineer not authorized to certify to County Commissioners and Township Trustees his apportionment of cost of an improvement until same is completed.....	1764
Collection of assessments made by County Commissioners for construction of road under certain provisions of Cass Highway Law may not be anticipated by issue short term notes or certificates of indebtedness—Bonds required to be issued.....	1232
Compensation and expenses of deputies or assistants of County Highway Superintendent when engaged on township road work—How paid—Under Cass Highway Law, contracts involving more than \$200 must be in writing—Others should be—Plans and specifications must be prepared by County Highway Superintendent when cost of road, bridge or culvert exceeds \$200.....	134
Commissioners of road district organized under old Section 7095 G. C.—When authorized to sell road building machinery under Cass Highway Law.....	635
Construction of National road by The H. E. Culbertson Company—An estimate for work not covered by previous estimate may be allowed under facts submitted.....	153
Construction of phrase "improved roads" as found in Section 13421-12 G. C.—Applies to graveled roads—What constitutes an offense under above section—Destruction of highways.....	1105
Construction of retaining wall for purpose of protecting roadway—How cost can be paid—See Sections 6926, 6927 and 6929 G. C.....	756

ROADS AND HIGHWAYS—Continued—	Page
Construction of switch across intercounty highway by interurban electric railway company—What agreement between State Highway Commissioner and railway company should contain.....	1455
County Auditor's certificate required by Section 5660 G. C., must be made as to all that part of cost of road improvement which under Section 1218 G. C. is assumed by county including shares of township and abutting property owners—Certificate required as to full amount.....	1189
County Highway Superintendent—	
Actual and necessary expenses incident to maintenance and operation of an automobile used exclusively by such superintendent in his official business may be allowed by County Commissioners—Distinction between expenses for public and private purposes—How apportioned.....	11
Appointment of assistants, superintendents and inspectors for state work—Employed by County Highway Superintendent with approval of Chief Highway Engineer—When State Highway Commissioner appoints under Section 1182 G. C.—Road oiling machines	750
His expenses and compensation to be paid from general county fund	457
What township officers should attend meeting provided by Section 7189 G. C.—Township Clerks should not attend—How expenses and per diem of township officers are to be paid.....	228
County Commissioners—	
Are authorized to vacate roads by provisions of Cass Highway Law—Procedure to be followed—Liability of petitioners.....	1430
Authorized to issue bonds for road improvement purposes—Ten-year limitation—No authority for electors to vote on proposition—How to determine maximum amount of bonds that may be issued for such purposes.....	626
Bonds sold under authority of Section 6929 G. C.—Proceeds in county treasury—Commissioners not authorized to advance such proceeds to Township Trustees, even upon agreement to later reimburse county.....	1634
Duty of Allen County Commissioners to maintain Main street bridge across Ottawa River in City of Lima and replace it when necessary	432
Duty to acquire right of way for temporary highway—State Highway Commissioner must procure right of way for permanent improvement when he is proceeding without co-operation of local authorities—Forms of deed and statement to Probate Judge in such cases.....	779
Forms of application for state aid on highways within villages....	384
Fund created prior to going into effect of Cass Highway Law for "pike repair"—May be used for repair of county roads or intercounty highway improvement.....	183
May not borrow money to pay fixed expenses anticipating exhaustion of appropriation for general county fund—Salaries of County Surveyor and assistants.....	169

ROADS AND HIGHWAYS—Continued—

	Page
County Commissioners—Concluded—	
May issue bonds for repair of bridges without vote of electors provided expenditure is within limitation prescribed by Section 2638 G. C.—See also Section 5649-1 G. C. for its limitation.....	1792
May vacate part of an intercounty highway when a new right of way for part changed has been provided and new part of highway has been constructed.....	316
Not authorized to appoint County Surveyor to make plans for sewer improvement	1790
Not authorized to expend county funds upon bridges within municipalities unless such bridges are on state or county roads—See Sections 2421 and 7557 G. C.....	1152
Not authorized to issue bonds under Section 6929 G. C. until preliminary steps outlined in preceding sections have been taken....	1141
Proceedings of joint boards of Hancock and Hardin Counties for road improvement, invalid—Effect of Cass Highway Law on prior proceedings	448
Required to construct and keep in repair all necessary bridges on all state and county roads where such bridges are located within or without a municipal corporation—Municipal corporation may construct same.....	730
Section 5649-3d G. C., generally speaking, renders Section 2571 G. C. inoperative—Transfer of funds under Sections 2296 and 2297 G. C.—When such appropriation is available in view of limitation fixed by Sections 5649-3a and 5649-3d G. C.—Illegal transfer, how corrected—Where County Auditor failed to charge back election expenses due from political subdivisions—May proceed under Section 2571 G. C. to reimburse fund—Commissioners may borrow money to pay for county charges in institution for feeble-minded—May not borrow for overdraft under authority of Section 5656 G. C.—Commissioners may not borrow money under said section to pay for labor on roads—County has continuing authority to issue bonds and notes—Flood Emergency Act for purposes mentioned in Section 3 of said act.....	1065
Their decision granting or refusing to grant prayer of petition asking for reconstruction or repair of public road is not reviewable on appeal	1023
When “emergency” occurs in repair of roads—Levy made under Section 7419 G. C. is not subject to fifteen mill limitation provided by Section 5649-5b G. C.....	1017
Where it is desired to borrow money in anticipation of tax levies made under Sections 1222 and 6926 G. C., only method provided by law is bond issue under Sections 1223 and 6929 G. C.....	480
Without authority to compel traction company to pay part of cost of paving a road running through a village—Plans adopted then altered should be approved by village Council and notice again given—Northern Ohio Traction and Light Company—Village of New Berlin.....	1258

ROADS AND HIGHWAYS—Continued—	Page
County Commissioners and Township Trustees—No statutory provision in purchasing culvert pipe and road machinery to let contracts for same by competitive bidding.....	523
County Commissioners of Paulding County—Application for intercounty highway funds, approved.....	311
County Surveyor—Vacancy—How office shall be filled for unexpired term	873
Disapproval, resolution for certain road improvement in Fayette County, Ohio	1052
Disapproval, resolution for improvement of certain road in Fayette County, Ohio	1074
Disapproval, resolution for improvement of Ohio River Road in Scioto County	1492
Disapproval, resolutions for improvement of Woodsfield-Barnesville road in Monroe County.....	1672
Disapproval, resolutions for certain road improvements in Lawrence and Sandusky Counties.....	548
Disapproval, resolutions for improvement of six roads in Hancock County	999
Disapproval, transcript of proceedings for bond issue, Norwich Township, Huron County, Ohio—Road bonds not issued under provision of Cass Highway Law.....	739
Disapproval, two resolutions for road improvements in Geauga County..	768
Eight-hour law—Extraordinary emergencies—Road work prosecuted only during summer months—Inconvenience to public—Such reasons do not constitute "emergency" within meaning of Section 17-1 G. C.....	1530
Expenses of assistants appointed under Section 1219 G. C. engaged in making surveys and plans—How apportioned—Expenses of assistants, superintendents and inspectors appointed by provisions of above section engaged in work of supervision and inspection—How apportioned.....	939
Forms for ordinances where State Highway Commissioner extends road improvement through village and co-operates directly with village	1046
Form of agreement for rescission of contract between State and The Engineering service Company.....	613
Form of notice to be given under Section 7204 G. C.—Method of serving same—Encroachment by Ohio Electric Railway Company on National road—See Opinion No. 1888, August 31, 1916.....	1629
How compensation and expenses of assistants employed under Section 7181 G. C. are to be paid—How assistants, superintendents and inspectors employed under Section 1219 G. C. are to be paid....	1160
How to proceed where person claims to have been injured by reason of negligence of employes of state engaged in constructing road by force account—Claim presented to legislature.....	1768
Improvement made under Section 6956-1 G. C. now repealed—When assessment may be made on land previously assessed and lying within one mile of terminus of road improved.....	234

ROADS AND HIGHWAYS—Continued—	Page
Improvement extended into or through a village—How cost to be apportioned—An unexpended balance of a bond issue under Section 7004 G. C., now repealed, not available to pay township's share of improvement carried forward by State Highway Department	743
Interpretation of Section 6928 G. C.—Tax levying Sections 6956-1, 3298-1 and 3298-18 G. C. are subject to fifteen mill limitation—Township Trustees may make levies under both Sections 3298-1 and 3298-18 G. C.—Different levies—When Township Trustees may submit question of bond issue for road improvement—Particular roads need not be designated in making road levies under Sections 3298-1 and 3298-18 G. C.—Property assessed when road was built may be reassessed for improvement, repair or reconstruction of road under Section 6906 G. C.	537
Joint county road—Petitioners not authorized to specify different methods of assessments for owners' portion in different counties	1463
Joint County Road Improvement—	
Procedure to be followed under Section 6930 G. C.—How cost and expense to be paid	594
Proportions of expenses payable by each county must be raised by same method in each county—Joint board not limited in its power to contract with various Boards of Township Trustees—May or may not contract with boards interested	1925
Land lying outside an incorporated village abutting a road improvement carried forward by state which land is owned by village—Is assessable for improvement	1779
Lien statutes, Sections 8312, 8313, 8314 G. C. applicable only to private contracts—See Sections 6947 and 3298-4 G. C. Cass Highway Law for road improvement contracts	139
Milan-Elyria road in Lorain County—Contractors not required to furnish additional material—When supplementary contract may be entered into for such additional material	1155
Money must be in treasury before improvement is started—By provision of Section 1218 G. C. certificate of County Auditor must cover entire amount assumed by county, including shares of county, township and abutting property owners—Section 5660 G. C. applicable—Bonds must be sold before County Commissioners can make agreement	1809
Municipal Corporation—	
Not entitled to part of county bridge fund—County Commissioners—Not authorized to expend county funds upon bridges within municipalities unless such bridges are on state or county roads	828
Plats of lands and streets outside of such municipal corporation—Absence of acceptance by public authorities—Not required to improve or repair such streets	1018
Morrow County Commissioners—Two petitions presented at different times for same road improvement—Not authorized to proceed under facts submitted	734

ROADS AND HIGHWAYS—Continued—	Page
New right of way—County Commissioners may agree with persons as to amount of compensation and damages they are entitled to receive because their property right in land is taken regardless of whether such interest is held by lease or reversion.....	1399
No authority for assessing twenty-five per cent. of cost of road improvement on property located within one mile thereof—When two Boards of Township Trustees are authorized to make joint application for state aid on intercounty highway—Only on county or township line road—Bonds can be issued only by County Commissioners for co-operation with state for intercounty highway—Tax levies are made by Township Trustees where township co-operates with state.....	1678
No provision for two or more townships to co-operate for a road improvement unless County Commissioners take jurisdiction and pay part of cost.....	578
No statute making it criminal offense for contractor not to mark with red light or other danger signal, obstruction lawfully placed in highway	1238
Notices required by Sections 6912 and 6922 G. C.—What such notices should contain.....	579
Obstruction in public highways—Who shall remove said obstructions—County Commissioners may proceed to widen highway although franchise has been granted for electric railway upon such public highway	934
Offices Compatible—	
Township Clerk—Township Highway Superintendent.....	25
Township Trustee—Inspector of road improvement when road is constructed under provision of subdivision 3 of Section 6919 G. C.	26
Only <i>portion</i> of road improved by county assumes character of county road—Otherwise retains its former character.....	456
Perpendicular wash bank more than eight feet in height—Duty of guard rail protection rests upon County Commissioners—Section 7563 G. C. construed.....	1462
Persons may be employed as assistant under Section 7181 G. C., and also as assistant superintendent or inspector under Section 1219 G. C., subject to qualification that he cannot act in both capacities at same time—Compensation, how computed.....	965
Proceedings for a road improvement started under Section 6903 G. C. before its repeal by Cass Highway Law—Road should be completed under former sections—Bonds issued under Cass Highway Law, Section 6929 G. C.—How levies should be made.....	129
Prosecuting Attorney—When an allowance under provisions of Section 3004 G. C. may be expended in employment of person to procure evidence against violators of the law regulating speed of motor vehicles	1453
Provision in specifications for concrete construction on public work for "batch mixer" to be used is reasonable.....	1021

ROADS AND HIGHWAYS—Continued—	Page
Resolutions of Township Trustees of Rush Creek Township, Logan County and Bokes Creek Township, Logan County, for certain road improvements, improperly drawn.....	1305
Right to compel railway tracks to be moved—Obstructions in highways—Procedure—What notice to railroad company should contain....	1484
Road Commissioners without authority to enter into contracts after Cass Highway Law became effective—Funds remaining should be applied to indebtedness of road district.....	586
Road improved under agreement between County Commissioners and Township Trustees—Bonds should be issued by County Commissioners under authority of Section 6929 G. C.....	407
Road improvement commenced under Section 6956-1 et seq. G. C. prior to repeal by Cass Highway Law—Assessment according to benefits—Real estate lying within and without a municipal corporation—Abutting property of improved road which was built entirely by general taxation may be assessed—Sewage disposal plant owned by city and lying outside of city and within one mile assessment district, may be assessed.....	102
Road, lane or outlet established by Section 6887 G. C.—Not public highways—Public authorities not authorized to construct or repair such roads.....	1022
Rodmen and axemen on county road work—No authority for such employment by County Surveyor as such—May employ assistants, see Section 7181 G. C.—Rodmen and axemen may be employed in ditch construction.....	1865
Rural post roads—Form of assent by Governor to entitle state to federal aid	1319
Schools—Method of measuring distance pupils live from nearest school—Section 7731 G. C., 104 O. L. 133.....	1397
Secretary of Agriculture of United States—Rural post roads—Certain required information before state entitled to federal aid for rural post roads.....	1313
Sheriff—Compensation for feeding prisoners employed upon highway work—Claim submitted, disapproved.....	1973
State Highway Commissioner—	
Authority to appropriate land over railroad tracks—State Commissioner should not exercise authority—No machinery for such officer to enforce contribution by railway company.....	1248
Contract between state and The Yount and Jackson Company—Without authority in law under facts submitted.....	602
Contracts made by such officer are not required to be approved by County Commissioners although county co-operates in making improvement	1097
Employment of an investigation officer for Highway Department—No authority to compensate such an employe from "maintenance and repair" fund.....	28
Form of bond of depository for moneys privately contributed for road work.....	221

ROADS AND HIGHWAYS—Continued—

	Page
State Highway Commissioners—Concluded—	
Main market road and intercounty highway funds—How disbursed —Former cannot be paid to county and disbursed by it—Section 1203 G. C. governs intercounty highway funds.....	376
May use both intercounty and main market road funds in co-operation with County Commissioners when highway has been designated as an intercounty highway and main market road.....	474
Without authority to release, prior to final completion of contract, any portion of percentage required to be retained by Section 1212 G. C.—May allow and pay an estimate upon material only after such material has been incorporated in the work.....	157
State Highway Department—Approval of bonds of certain employes....	826
Tax levy in 1915 on grand duplicate of county—Proceeds available for expenditure after taking effect of Cass Highway Law for paying county's share of improving or repairing roads under Chapter VI of said law—Bonds—Sufficient if levy made to cover any deficiency when bonds issued solely in anticipation of collection of special assessments—Need not levy for entire amount of bond issue, only deficiency.....	1522
Tax levies made by Township Trustees for road purposes under authority of Sections 1222, 3298-1, 3298-13 and 3298-20 G. C., 106 O. L. 574, et seq., are upon all taxable property of township including that within any incorporated village or city therein situated—Levy under Section 3298-18 G. C. is upon taxable property of such township outside of any incorporated village or city situated therein—When such levies are illegal—See Opinion No. 1408, March 22, 1916.....	1507
Telephone and telegraph companies—Authority to require such companies to locate or relocate their poles placed upon intercounty highways and main market roads.....	691
Telephone companies—Must place poles in highway so as not to incom- mode public in use thereof—See Opinions Nos. 1888, August 31, 1916, and 1950, September 29, 1916.....	1649
Township Clerk—Compensation allowed under Section 3298-12 G. C. subject to limitation of \$150 in any year as provided by Section 3308 G. C.....	1184
Township Highway Superintendent—Duty of dragging all graveled and unimproved roads rests primarily with such township official....	475
Township Highway Superintendent is public officer—Person not possessed of qualifications of elector may not be appointed to such office..	1515
Township Treasurer—	
Custodian of funds raised under Section 7033 to 7052 G. C. (now repealed)—Not entitled to fees for disbursing such funds—Re- covery may be had against him.....	760
For moneys disbursed under Sections 6976 to 7018 G. C. (since re- pealed) he is entitled to compensation fixed in Section 7015 G. C.	765
Township Trustees—	
Appointment of Township Highway Superintendent—How removal of such appointees may be accomplished.....	606

ROADS AND HIGHWAYS—Continued—

	Page
Township Trustees—Concluded—	
Are authorized to purchase iron pipe, etc., for culvert work in repair of township roads.....	476
Are not authorized to loan road building machinery owned by township—Recovery may be had on contract when same is unlawfully leased—No authority under Section 7033 G. C. for expenditure of township funds in construction of switch—Party rights when same has been constructed.....	980
Authorized to purchase pipe for bridges and culverts on township roads—What County Highway Superintendent must approve—Deputy County Surveyor or an employe in County Surveyor's office may lawfully perform service for a municipality—Limitations for such work.....	769
Bonds issued prior to September 6, 1915, under Section 7004 G. C. now repealed—Trustees <i>now</i> without authority to issue additional bonds under said section no further action having been taken in the premises by the trustees.....	470
Compensation of Township Highway Superintendent must be fixed on a per diem or per hour basis—No authority to fix at a stated sum per month.....	382
Division of township into certain number of road districts—Districts may be changed by present or succeeding board—Redistricting should be made before superintendents enter into road dragging contracts for current year.....	638
Not entitled to any compensation for services performed under old Sections 7033 to 7052 G. C. inclusive.....	1087
Without authority at present time to submit to electors of township bond issue for road purposes—When such question may be submitted under provisions of Cass Highway Law—Purpose defined.—County Commissioners may issue bonds for road repair purposes	707
What is a "repair" of a highway—Opinion reaffirmed in which it was held State Highway Commissioner is not authorized to pay contractor an estimate based upon material delivered on site.....	1278
When County Highway Superintendent repairs road by force account—May contract for materials upon basis of number of tons hauled.....	1231
Where Commissioners of road district let contract for purchase of stone prior to going into effect of Cass Highway Law—May contract after law becomes effective for hauling of stone where property owners have performed their part of an agreement to improve the roads.....	1025
Where contractor defaults in contract for state work—Where surety company which signed his bond is in hands of receiver—Proper course to pursue by Highway Commissioner.....	1346
Where contractor failed to perform contract—Highway Commissioner readvertised and relet same—Contract relet at excess amount—Surety liable.....	1345

	Page
ROADS AND HIGHWAYS—Concluded—	
When two or more Boards of Township Trustees within same county make application for state aid—How State Highway Commissioner may choose.....	1138
Workmen's Compensation Act—No authority of law for Industrial Commission to request State Highway Department to withhold payment of money earned by an employer, to pay an award allowed by said commission—How money might be obtained.....	1744
RODMEN—	
Rodmen and axemen on county road work—No authority for such employment by County Surveyor as such—May employ assistants, see Section 7181 G. C.—Rodmen and axemen may be employed in ditch construction.....	1865
RESOLUTIONS—	
See Ordinances and Resolutions.	
RURAL BOARD OF EDUCATION—	
County and District Superintendents of schools—Who are eligible under Sections 4744-4 G. C. and 4744-5 G. C. to serve as such superintendents	834
RURAL SCHOOL DISTRICT—Continued—	Page
Schools—No power in appointing authority to increase compensation of District Superintendent during term for which he was elected after appointment has been accepted by person so elected—When certificate once made to County Auditor no subsequent certification may be made for that year.....	1855
RURAL POST ROADS—	
Form of assent by Governor to entitle state to federal aid.....	1319
Secretary of Agriculture of United States—Rural post roads—Certain required information before state entitled to federal aid for rural post roads.....	1313
RURAL SCHOOL DISTRICT—	
Board of Education—	
Any district board may contract with board of another district for admission of pupils into any school in another district.....	1617
Authorization to re-establish suspended school—Must find twelve or more pupils qualified who are enrolled in attendance at some school	1487
Bonds issued under Section 4692 G. C. do not become an "indebtedness" of a school district until said bonds are actually sold and in process of delivery.....	847
Rural school district which maintains no high school—Pupils attend school in another district—When board of former district is required to pay tuition of such high school pupils.....	976
When member of rural board brings action to enjoin another member from serving on such board—Attorney's fees—Not payable from school funds.....	552

RURAL SCHOOL DISTRICT—Continued—

	Page
Board of Education—Concluded—	
When village school district has tax valuation of less than \$500,000 board should submit to electors question of re-organizing or dissolving such district—Section 4681, 4682 and 4682-1 G. C. construed	1388
Board of Education of Rural School District—	
Can legally own real estate in limits of a village school district located within said township	13
Funds may not be expended in acquiring "right of way" through private property for use of pupils who are required to be transported	930
Which maintains no high school—How amount of tuition for board maintaining high school is to be computed	1733
Without authority to appropriate real estate for purpose of constructing a sewer to be used in connection with sewage disposal plant	1211
County Board of Education—	
How members are to be elected—What constitutes "a vote of majority members present"—Member serves until successor elected and qualified—When County Superintendent refuses to call meeting, majority of several presidents of various village and rural school districts may call meeting	696
May not dismiss District Superintendent upon charges specified by statutes—Presidents of Boards of Education of several rural and village school districts have authority	1127
Question of centralization of schools and issuance of bonds to purchase site and erect school building, submitted to electors of rural school district—Cannot transfer territory to another district for period of three years	1467
Territory may not be transferred to an adjoining county district after proceedings to centralize schools of rural school districts have been commenced	557
Transfer of territory from local district to another within same county district—Section 4692 G. C. governs—Transfer of territory from one county to another county—Section 4696 G. C. governs	399
When board can employ attorneys to represent it	915
Where prior to August 27, 1915, number of teachers employed in any supervision district reduced below twenty, such supervision district thereby abolished—If board acted pursuant to Sections 4692, 4736 or 4738 G. C., 106 O. L. 396, reduced number of teachers below thirty, district abolished—When position of District Superintendent is abolished for above reasons—Question of territory also considered	1197
County Board of School Examiners—	
When board is required to grant an applicant a one-year certificate who has not had previous teaching experience	561
Terms of such members—Those eligible to appointment as members of such board	1423

RURAL SCHOOL DISTRICT—Concluded—	Page
Interpretation of Section 4740 G. C.—Amended twice by same legislature —Effect—The word "superintendents" defined—"State aid" refers to regular payment by state of part of salary of District Super- intendent not to aid to weak school district—District employing part time superintendent may receive state aid as weak school district	1176
Joint high school—Rural school district contributes an average of seventy dollars per month toward salaries of teachers—Village school district an average of ten dollars per month—Rural district for such reason not debarred from state aid—Powers and duties of joint high school committee—See Section 7670 G. C.	772
Schools—	
Method of measuring distance pupils live from nearest school—Sec- tion 7731 G. C., 104 O. L. 133.....	1397
Minimum limitation on number of teachers employed in supervision district—Section 4738 G. C. has no application to separate super- visions continued under Section 4740 G. C.—Same application as to sections as amended in 106 O. L.—County Board of Education without authority to transfer territory from separate district con- tinued under Section 4740 G. C. then or now.....	1499
Taxes and taxation—County Board of Revision—No authority for pay- ment of fee to witnesses called by such board—Board of Educa- tion of school district may contract with board of another district for admission of its pupils—Board may assign such pupils to attend school—Compulsory education laws—When pupil subject thereto	1471
Text-books—When majority of members of village or rural school board do not vote for adoption of text-books, recommended by District Superintendent, board may under Section 7713 G. C. adopt books without further recommendation by District Superintendent— Time for adopting text-books.....	1357
Village incorporated from part of township rural school district—Status of school property—Title to property is held by board of rural school district.....	629
 RULES AND BY-LAWS—	
State Board of Health—Election of Secretary—Construction of statutes and rules and by-laws of said board regulating regular and spe- cial meetings.....	1689
 RULES AND REGULATIONS—	
Board of Education—When pupils who arrive at age of six years after be- ginning of school year may enter upon first year's work—Board may adopt reasonable rules and regulations governing the same	1598
 RUSSELL POINT AMUSEMENT COMPANY—	
Approval of lease of reservoir lands in Logan County to the Russell Point Amusement Company.....	301
Disapproval of lease certain reservoir lands to the Russell's Point Amuse- ment Company.....	233

SAFE DEPOSIT COMPANIES—	Page
Not authorized to accept trusts or act as trustee—Cannot issue “participating certificates”—May accept for safekeeping such participating certificates.....	1827
SAFETY DEVICES—	
Steam boilers—Boilers of less than fifteen pounds pressure exempt from inspection when equipped with safety devices—Resolution authorizing inspection when boilers not so equipped, unnecessary....	22
ST. MARY’S RESERVOIR—	
Approval, form leases of reservoir lands at Indian Lake and St. Marys..	1107
ST. PARIS (VILLAGE)—	
Municipal corporation—Contract for improvement of street—Provision for excavation and haul discussed—Contractor may receive additional compensation when materials hauled beyond limitation fixed by engineer and contract.....	1333
ST. VINCENT’S ORPHANS’ ASYLUM, COLUMBUS, OHIO—	
Collateral Inheritance Tax—St. Vincent’s Orphans’ Asylum, Columbus, Ohio, exempt from said tax—Is institution of public charity....	899
SALARY—	
Answers to sixteen questions in regard to Officers and Members of the General Assembly—Attendance and mileage of members—Salaries of clerks—Purchase of articles for use of General Assembly—What vouchers should be approved by clerk of House of Representatives and President of Senate—Portrait of Lieutenant Governor—No prohibition against a member being interested in contracts let by state—Telephone and telegraph service of members, private and public—Postage—Auditor of State can prescribe system of accounting for General Assembly.....	66
Bi-monthly wages—Board of Education is not controlled by Section 12946-1 G. C. for payment of wages in each calendar month.....	1056
Board of Education—Weak school district—Salary of part-time superintendent.....	1301
Candidates—Fee required by Section 4970-1 G. C., 106 O. L. 548 may be computed only upon salary of office fixed by law and not upon any fees to which incumbent of office may be entitled.....	925
Civil Service—Fees to be charged applicants for examinations—When collected—No fee where there is no annual salary.....	854
Clerk hire for county officers—County Commissioners fix aggregate sum for each officer—Cannot subsequently increase—When Common Pleas Judge can make allowance—Limitations as to expenditure for any year—Sections 2979, 2980 and 2980-1 G. C. construed..	1837
Common Pleas Judges—Additional salary—How paid—Source—See opinion of Attorney General for year 1915, page 206.....	1667
Coroner—Not required to pay any fee at time of filing declaration of candidacy for nomination for such office.....	84
General Assembly—Salary of member—Certificate of Speaker of House of Representatives, conclusive—John A. Mansfield, Steubenville, Ohio.....	1132

SALARY—Concluded—

Municipal corporation—	Page
Chief of Police may not certify to any bill for food furnished prisoners excess of contract price—Chief receives regular salary for duties of his office—May not be allowed any additional compensation..	1336
Council merges duties of Clerk of Council with duties of City Auditor—No increase of salary for additional duties during term of office..	597
Expenditure costing over \$500.00—Council must first authorize and direct same by ordinance before Director of Public Service may proceed with improvement—Engineer for such improvement must have salary fixed by Council before he can be employed—Council cannot direct employment of a certain engineer.....	125
Member of Council—How member may be excused for failure to attend previous session of Council.....	729
Where Council authorized to enact ordinances fixing salary of Director of Public Service payable partly from service and partly from water works funds—Proportion within discretion of Council....	1910
Public Utilities Commission—Salary of member cannot be reduced during his term of office—Constitutional inhibition—Statute ineffective..	112
State officer or employe receiving regular salary out of State Treasury not entitled to receive additional compensation for overtime or night work	1841
Superintendent of Armory—Salary—When temporarily absent in military service and others perform work—County Commissioners may waive rights to claim personal services of said superintendent....	1395
Township Trustees—Compensation of Township Highway Superintendent must be fixed on a per diem per hour basis—No authority to fix at a stated sum per month.....	382
Village Council—Failure to make an appropriation for salary of its members—Succeeding Council cannot act.....	167

SALARY ACT—

County Commissioners—Section 2416 G. C. does not authorize sale of costs and fees certified by Clerk of Courts as due county under Salary Act.....	1807
----------------------------------------------------------------------------------------------------------------------------------------------------	------

SALARY LOAN BROKER—

Chattel mortgage or loan broker—Any such broker who obtains state license is not required to pay any additional license fee to a municipality.....	832
----------------------------------------------------------------------------------------------------------------------------------------------------	-----

SALE (CANAL LANDS)—

Approval—	
Public sale of canal property in City of Chillicothe, Ohio, to the Sears & Nichols Canning Company.....	1939
Sale of canal lands in City of Akron to the B. F. Goodrich Company..	1124
Sale of canal lands in City of Massillon to The Hess-Snyder Co.—Also sale of canal lands in Licking County, Ohio, to Emma. E. Mears..	1938
Sale of canal lands in Licking County to Sylvester A. Mears.....	1914
Sale of canal lands in Ross and Licking Counties.....	1448
Sale of certain abandoned Ohio canal property in Madison Township, Licking County, and Hocking Canal in Village of Logan, Hocking County.....	1106

SALE (CANAL LANDS)—Concluded.

	Page
Approval—Concluded.	
Sale of certain canal lands in City of Akron to Frank C. Howland.....	1108
Sale of certain canal lands in Union Township, Ross County, to County Commissioners.....	1292
Sale of certain canal lands in Village of Newburgh Heights, Cuyahoga County, Ohio.....	1107
Sale of Ohio canal lands of Massillon to Hess-Snyder Co.....	1790
Sale of portion of abandoned Ohio canal property in Ross County to Miss Olive Mace, and also to Mary A. Prather and Margaret S. Stitt.....	1688
Sale of three tracts of canal lands in Madison Township, Licking County, Ohio, to the following: Nellie M. Bolin, Mary C. Bolin, R. W. Lillard.....	1889
Sale of tract of land in City of Akron to the Williams Foundry & Machine Company.....	953
Sale to the Austin Powder Company of Cleveland, Ohio, portion of abandoned Ohio Canal Basin.....	1635
Disapproval, proposed sales of canal lands to the B. & O. S. W. R. R. Co. and the C. H. & D. Ry. Co. at Chillicothe, Ohio.....	956
Superintendent of Public Works—Form of legal advertisement for sale of canal lands—B. F. Goodrich Company.....	941
Liquor License Law—Application to social clubs and fraternal organizations—When sale is made by club the transaction constitutes a sale.....	413
Saloon License—Publication of notice of sale, mandatory—May be sold at private sale after such publication.....	453
Taxes and taxation—Newspapers—Publishing notices of delinquent tax sales—Publication for only one week, no liability against county..	402

SALE ON EXECUTION—

Intoxicating liquors—A license to engage in said business is not subject to levy and sale on execution issued for satisfaction of a judgment against the licensee.....	423
------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----

SALOON—

Intoxicating liquors—Partnership duly licensed to conduct saloon may carry on business in whatsoever name or names chosen at place for which license issued—No additional license required—Liebenthal Brothers & Company—National Cordial Company.....	1539
Saloon license—Publication of notice of sale, mandatory—May be sold at private sale after such publication.....	453
Restaurant conducted on week days in connection with saloon may be kept open on Sunday if regular eating house—Section 13050 G. C. construed—Intoxicating liquor.....	410

SALOON LICENSE—

Notice of sale of saloon license as a whole upon order of Probate Court—Publication according to Section 10700 G. C.....	186
--------------------------------------------------------------------------------------------------------------------------	-----

SANITARY ENGINEER—

County Commissioners—Not authorized to appoint County Surveyor to make plans for sewer improvement.....	1790
---------------------------------------------------------------------------------------------------------	------

SAVINGS BANK COMPANIES—

Page

- Safe deposit companies—Not authorized to accept trusts or act as Trustee
—Cannot issue “participating certificates”—May accept for
safe-keeping such participating certificate..... 1827

SAVING CLAUSE (CASS HIGHWAY LAW)—

- Bonds issued for road construction prior to going into effect of Cass Highway Law—Roads improved by Garrett and Thomas Laws, Sections 6926 to 6956 G. C. inclusive—What limitations applicable to tax levies for said purpose—Cass Law limitations not applicable..... 1532
- Roads and highways—Where Commissioners of Road District let contract for purchase of stone prior to going into effect of Cass Highway Law—May contract after law becomes effective for hauling of stone where property owners have performed their part of an agreement to improve the roads..... 1025

SAVING PROVISION—

- Roads and highways—Road Commissioners without authority to enter into contracts after Cass Highway Law became effective—Funds remaining should be applied to indebtedness of road district..... 586

SCHOOL BUILDINGS—

Board of Education—

- Bids and bidding—Advertisement for heating and ventilating school building—May have such general specifications as to permit bids being offered for installation of *any* system of heating and ventilating that may be determined by Board after bids opened..... 148
- Bonds—May not be issued for purposes mentioned in Section 7630-1 G. C. except upon approval of electors of school district in manner provided by Sections 7625 and 7626 G. C.—Bonds may not be issued if practicable to secure funds by Section 7625 et seq. and Section 5649-5b G. C.—Erection of school buildings..... 1654
- County Board of Education—Question of centralization of schools and issuance of bonds to purchase site and erect school building, submitted to electors of rural school district—Cannot transfer territory to another district for period of three years..... 1467
- Industrial Commission—Authority under building code to issue general order fixing requirements for heating public buildings..... 1551
- Municipal Civil Service Commission—Controls city school district—Janitors of school buildings in classified service—Clerks of Boards of Education in unclassified service..... 185

SCHOOL EXAMINERS—

- State Board of School Examiners—Refusal to grant certificate to applicant—Upon request board should disclose to applicant all evidence submitted to it..... 1364

SCHOOL EXAMINERS (COUNTY)—

County Board of School Examiners—

- Terms of such Members—Those eligible to appointment as Members of such Board..... 1423
- When Board is required to grant an applicant a one-year certificate who has not had previous teaching experience..... 561

SCHOOL HOUSES—

Board of Education—	Page
Authorized to erect stables for shelter of vehicles, horses and conveyances of pupils who drive to school.....	1483
Indoor chemical closets may not be installed in school houses.....	1276
Schools—Method of measuring distance pupils live from nearest school—Section 7731 G. C., 104 O. L. 133.....	1397

SCHOOL LANDS—

No authority for granting of an easement on such lands to pipe line company—Purpose laying pipe line—The Buckeye Pipe Line Company.....	1749
-----------------------------------------------------------------------------------------------------------------------------------------	------

SCHOOLS—

Academic department of college or university supported by state in which teachers' training school is maintained—Person holding diploma from first grade high school entitled to admission to such department without condition.....	1969
Approval—	
Leases of canal lands in Hocking and Ross Counties.....	852
Of transcript of bond issue, city school district, Zanesville, Ohio.....	172
Of transcript of bond issue of Edison Village School District, Morrow County, Ohio.....	172
Synopsis for initiative law to provide free text books in public schools.....	551
Synopsis for initiative law to provide free text books in public schools—Resubmitted.....	605
A teacher employed by any Board of Education may not be employed by publishers of text books, which are listed with Superintendent of Public Instruction, to demonstrate methods of such text books in summer normal schools—See Section 7718 G. C., 106 O. L. 447.....	863
Bi-monthly wages—Board of Education is not controlled by Section 12946-1 G. C. for payment of wages in each calendar month.....	1056
Board of Education—	
Adoption of text books—Not mandatory to readopt after five years have elapsed since books first adopted.....	796
Any district board may contract with board of another district for admission of pupils into any school in another district.....	1617
Authorization to re-establish suspended school—Must find twelve or more pupils qualified who are enrolled in attendance at some school.....	1487
Authorized to erect stables for shelter of vehicles, horses and conveyances of pupils who drive to school.....	1483
Bids and bidding—Advertisement for heating and ventilating school building—May have such general specifications as to permit bids being offered for installation of <i>any</i> system of heating and ventilating that may be determined by board after bids opened.....	148
Boards of adjoining county school districts may not act under authority of Section 4696 G. C., 106 O. L. 397, on petition to transfer territory from a rural school district in one of said county school districts to a local district in said adjoining county school district, <i>after</i> proceedings have been commenced to centralize schools in said rural school district—Madison County.....	343

SCHOOLS—Continued—

Board of Education—Continued—

	Page
Bonds issued for purpose of purchasing site whereon to erect high school building—May not be used for erection of grade school building	1778
Bond issue to purchase site and erect high school building may be submitted at special or general election—Additional tax for high school purposes, how submitted—Bonds issued under Section 7669 G. C. for high school building must be issued by each district separately and majority of electors in each district must approve—Levy for interest and sinking fund—How apportioned—Site purchased by boards of education for several united districts—Limitations of levy for interest and sinking fund discussed.....	1100
Bonds issued pursuant to Section 7625 G. C. for construction of school building—Tax levy certified to county budget commission after electors had voted favorably for bond issue—Where budget commission had completed work and certified its findings to County Auditor, <i>if levy within fifteen mill limitation</i> , said budget commission may certify same to County Auditor—Duty of County Auditor to determine tax rate necessary to produce amount needed.....	1699
Bonds issued under Section 4692 G. C. do not become an "indebtedness" of a school district until said bonds are actually sold and in process of delivery.....	847
Bonds—May not be issued for purposes mentioned in Section 7630-1, G. C. except upon approval of electors of school district in manner provided by Sections 7625 and 7626 G. C.—Bonds may not be issued if practicable to secure funds by section 7625 et seq. and Section 5649-5b G. C.—Erection of school buildings.....	1654
Centralization adopted—Board may secure sites at different points in such districts and erect suitable buildings.....	496
Depository bank for school funds—When closed and receiver appointed—Whether or not board can borrow money to pay obligations previously incurred until they realize on depository bond	683
Encyclopedia purchased for use of high school not a permanent improvement within meaning of that phrase as found in Section 7747 G. C.	1079
Form of hypothecation of bonds as collateral security for deposit of funds of a school district in bank duly designated as depository for such funds.....	388
How notes may be executed to constitute a legal obligation against school funds of district.....	469
Not legal when under contract with parents to transport children to school, to pay such parents for such transportation when same is not furnished by them.....	338
Rural school district which maintains no high school—Pupils attend school in another district—When board of former district is required to pay tuition of such high school pupils.....	976
Teachers' pension fund—Not retro-active.....	789
The word "taxation" as used in Section 4759 G. C. does not include the term "assessment"—Street improved on which school property abuts—Not assessable—Board without authority to pay for such improvement out of its contingent fund or levy tax for such purpose.....	663

SCHOOLS—Continued—

Board of Education—Concluded.

	Page
Township rural school maintaining second grade high schools—Pupils who attend first grade high school in another district for first three years and are not graduates of a second grade high school are not entitled to have tuition paid for fourth year's attendance at said first grade high school by township board maintaining second grade high school.....	162
Transfer of territory—Remonstrance filed—Whether or not same was filed within thirty day limitation provided by Section 4692 G. C., 106 O. L. 397.....	787
Two adjoining village school districts are without authority to unite for high school purposes, only.....	554
Weak school district—Salary of part-time superintendent.....	1301
When member of rural board brings action to enjoin another member from serving on such board—Attorney's fees—Not payable from school funds.....	552
When pupils who arrive at age of six years after beginning of school year may enter upon first year's work—Board may adopt reasonable rules and regulations governing the same.....	1598
When village school district has tax valuation of less than \$500,000 Board should submit to electors question of re-organizing or dissolving such district—Sections 4681, 4682 and 4682-1 G. C. construed.....	1388
Where pupil has Boxwell diploma at time of law's repeal—Has all rights and privileges conferred by Sections 7747 and 7748 G. C.—May attend high school although Boxwell law is repealed.....	1853
Where pupil placed in custody of resident of district by Juvenile Court, attends city school—Parents who reside outside of district not to be charged for tuition—What court has jurisdiction in juvenile cases in Hamilton County.....	576
Where school teachers' pension fund is maintained—Clerk-Treasurer of School Board becomes Treasurer of Board of Trustees of said School Teachers' Pension Fund—Neither Board has authority to provide depository for said fund.....	1092
Without authority to pay teacher's salary and expenses while attending continuation school or university; nor to exchange teachers with another state or country; nor to make allowance to a teacher for successfully maintaining school savings bank—Board may establish elementary school in general city hospital—Cincinnati.....	122
Board of Education of a Rural School District—	
Can legally own real estate in limits of a village school district located within said township.....	13
Funds may not be expended in acquiring "right-of-way" through private property for use of pupils who are required to be transported.....	930
Which maintains no high school—How amount of tuition for Board maintaining high school is to be computed.....	1733
Without authority to appropriate real estate for purpose of constructing a sewer to be used in connection with sewage disposal plant..	1211

SCHOOLS—Continued—	Page
Children's home—Where trustees request admission of pupils to common schools—Board of Education of district obliged to admit such pupils—County Commissioners pay tuition—When new building required and fund not available—Board of education must borrow money for purpose of erecting school building.....	1285
Commission for the Blind—When an applicant to its industrial schools receives an award from Industrial Commission on account of an injury in course of his employment, said fact does not of itself operate to deny him benefits of Section 1366 G. C.—Commission for Blind should exercise discretion.....	1236
Compensation of District Superintendent—Erroneous certification by County Board of Education—How error corrected—Erroneous apportionment by County Auditor—How same may be corrected upon proper certification being made.....	1964
County and District Superintendents of Schools—Who are eligible under Sections 4744-4 G. C. and 4744-5 G. C. to serve as such superintendents.....	834
County Board of Education—	
Citations of statutes relating to receipts and expenditures by said Board as prepared by Bureau, approved.....	397
Filing of remonstrance against transfer of territory under Section 4692 G. C., 106 O. L. 397—When names may be withdrawn from remonstrance—When transfer legally effected.....	582
How members are to be elected—Serve until successors elected and qualified.....	270
How members are to be elected—What constitutes "a vote of majority members present"—Member serves until successor elected and qualified—When County Superintendent refuses to call meeting, majority of several presidents of various Village and Rural School Districts may call meeting.....	696
May not dismiss District Superintendent upon charges specified by statute—Presidents of Boards of Education of several rural and Village School Districts have authority.....	1127
Question of centralization of schools and issuance of bonds to purchase site and erect school building, submitted to electors of Rural School District—Cannot transfer territory to another district for period of three years.....	1467
Territory may not be transferred to an adjoining county district after proceedings to centralize schools of rural school districts have been commenced.....	557
Transfer of territory—Board may transfer to an exempted village school district—See Section 4696 G. C., 106 O. L. 396—Transfer pursuant to Section 4692 G. C., 106 O. L. 396—Duty of board to which territory is transferred to levy taxes to pay indebtedness so apportioned to it.....	1005
Transfer of territory from local district to another within same county district—Section 4692 G. C. governs—Transfer of territory from one county to another county—Section 4696 G. C. governs.....	399
When board can employ attorneys to represent it.....	915
Where judgment rendered against board—Liable for costs including witness fees—How collected.....	1637

SCHOOLS—Continued—

	Page
County Board of Education—Concluded—	
Where prior to August 27, 1915, number of teachers employed in any supervision district reduced below twenty, such supervision district thereby abolished—If board acted pursuant to sections 4692, 4736 or 4738 G. C., 106 O. L. 396, reduced number of teachers below thirty, district abolished—When position of District Superintendent is abolished for above reasons—Question of territory also considered.....	1197
County Board of School Examiners—	
Members of such board are not “county officers” and said board is not “county board” within meaning of Section 2917 G. C. and prosecuting attorney is not required to act as legal adviser of said board	983
Terms of such members—Those eligible to appointment as members of such board.....	1423
When board is required to grant an applicant a one year certificate who has not had previous teaching experience.....	561
Witnesses—Authority to issue subpoenas—Fees of witnesses—Necessary expenses of sending for witnesses—How paid—Board may revoke a five year certificate.....	1728
County Children’s Home—School of such institution not under supervision of County Board of Education unless requested by Board of Trustees of Orphans’ Asylum, otherwise control of school is in Board of Trustees—Public school.....	816
County Superintendent as County School Examiner entitled to compensation for conducting investigations—Sections 7827 and 7828 G. C. interpreted.....	1129
District Superintendent—	
Frequency of filing reports under Section 4740 G. C., 106 O. L. 439, left to discretion of County Superintendent—Duty of Board of Education to withhold pay of superintendent who fails to file required reports.....	1981
Has authority to excuse a child from attending public school in rural district under certain conditions—Clerk of Board of Education of said rural school district without such authority—Person teaching child at home not required to hold teacher’s certificate or college diploma.....	305
Interpretation of Section 4740 G. C.—Amended twice by same legislature—Effect—The word “superintendent” defined—“State aid” refers to regular payment by State of part of salary of District Superintendent not to aid to weak school district—District employing part time superintendent may receive state aid as weak school district.....	1176
Joint High School—Rural school district contributes an average of seventy dollars per month toward salaries of teachers—Village school district an average of ten dollars per month—Rural district for such reason not debarred from State aid—Powers and duties of joint high school committee—See Section 7670 G. C.....	772
Method of measuring distance pupils live from nearest school—Section 7731 G. C., 104 O. L. 133.....	1397

SCHOOLS—Continued—

	Page
Minimum limitation on number of teachers employed in supervision district—Section 4738 G. C. has no application to separate supervisions continued under Section 4740 G. C.—Same applications as to sections as amended in 106 O. L.—County Board of Education without authority to transfer territory from separate district continued under Section 4740 G. C. then or now.....	1499
Municipal Corporation—	
Annexation of territory from one or more townships to a city—How funds and indebtedness of said township are to be apportioned—How funds and indebtedness of school districts are to be apportioned in such case—City of Akron.....	918
Without authority to donate to Board of Education of village or city school district, site upon which to erect a school building.....	861
No power in appointing authority to increase compensation of district superintendent during term for which he was elected after appointment has been accepted by person so elected—When certificate once made to County Auditor no subsequent certification may be made for that year.....	1855
Teacher's certificate of qualification questioned by State Inspector—Board of Education not liable personally for compensation paid teacher although certificate of grade of high school is withdrawn.....	1880
School teachers' pension fund—Proper treasurer before and after clerk assumed duties of treasurer of school funds when depository is and is not provided—City school districts—Village school districts—Rural school districts—School districts.....	266
State Board of School Examiners—Refusal to grant certificate to applicant—Upon request board should disclose to applicant all evidence submitted to it.....	1364
Taxes and taxation—County Board of Revision—No authority for payment of fee to witnesses called by such board—Board of Education of school district may contract with board of another district for admission of its pupils—Board may assign such pupils to attend school—Compulsory education laws—When pupil subject thereto.....	1471
Teacher in public schools may not make up for a day lost during term of teaching on Washington's birthday—Section 7687 G. C. construed.....	519
Teachers' pension fund—Where teacher retires pursuant to provisions of Section 7882 G. C.—Eligible to pension under Section 7883 G. C.—Right to pension not defeated by subsequent employment.....	1657
Text-books—When majority of members of village or rural school board do not vote for adoption of text-books, recommended by district superintendent, board may under Section 7713 G. C. adopt books without further recommendation by district superintendent—Time for adopting text-books.....	1357
Township Boards of Health—Expenses—How paid.....	1122
Treasurer of State—Not authorized to accept legally issued bonds of school districts in lieu of cash deposit provided under Section 9778 G. C. for trust companies.....	1109
Village incorporated from part of township rural school district—Status of school property—Title to property is held by board of rural school district.....	629

	Page
SCHOOLS—Concluded.	
Villages—Civil service—Offices, positions and employments in villages and village school districts are not included within provisions of civil service law.....	1186
SCIOTO VALLEY TRACTION COMPANY—	
Approval—	
Lease for portion of abandoned Ohio canal to the Scioto Valley Traction Company.....	1934
Lease of Columbus feeder to Scioto Valley Traction Company.....	1970
SEARS & NICHOLS CANNING COMPANY—	
Approval, public sale of canal property in City of Chillicothe, Ohio, to the Sears & Nichols Canning Company.....	1939
SEBRING (VILLAGE)—	
Approval of order, State Board of Health, relative to water supply, Sebring, Ohio.....	176
SECRET SERVICE OFFICER—	
Prosecuting Attorney—When an allowance under provisions of Section 3004 G. C. may be expended in employment of person to procure evidence against violators of the law regulating speed of motor vehicles.....	1453
State Highway Commissioner—Employment of an Investigation Officer for Highway Department—No authority to compensate such an employe from “maintenance and repair” fund.....	28
SECRETARY—	
Board of Embalming Examiners—When member assumes office—Compensation—When Secretary assumes office—Special meetings—Purpose—Prosecutions for violations of embalming laws—Members not compensated for services.....	1464
State Board of Health—Election of Secretary—Construction of statutes and rules and by-laws of said Board regulating regular and special meetings.....	1689
SECRETARY OF AGRICULTURE OF U. S.	
Rural post roads—	
Certain required information before state entitled to federal aid for rural post roads.....	1313
Form of assent by Governor to entitle state to federal aid.....	1319
SECRETARY OF STATE—	
Advised not to file proposed amendment to articles of incorporation of Lima Collateral Loan Company—Corporation organized under special act—Proposed amendment changes original purpose.....	1746
Affidavit of the Central Ohio Railroad Company—Secretary of State advised to receive and file same—Fee to be charged.....	261
Amendment to articles of incorporation adopted by unanimous consent of stockholders changing unissued common stock to preferred stock or unissued preferred stock to common stock, approved—The Radium-actiV Company.....	363

SECRETARY OF STATE—Continued—	Page
Amendment to articles of incorporation of The Farr Brick Company authorized to be received—Limited to particular case.....	8
Amendment to articles of incorporation of the Upson-Weston Company disapproved—Purpose clause contains more than one main purpose.....	218
Approval—	
Agreement of consolidation of certain railroads known as The Pennsylvania Lines.....	1950
Articles of incorporation, The Great Western Life Insurance Company of Columbus, Ohio.....	567
Articles of incorporation, "The Shoe Mutual Insurance Company"....	1662
Certificate of amendment to articles of incorporation of Western and Southern Life Insurance Company.....	1732
Of amendment to articles of incorporation of the George B. Luper Company—Unissued common stock changed to preferred stock....	221
Of articles of incorporation of the Underwriters Life Insurance Company.....	341
Proposed articles of incorporation of "The American Mutual Life Insurance Company".....	1645
Articles of incorporation—	
Of the Economy Mutual Casualty Company of Dayton, Ohio, approved.....	65
The principle that a corporation may not be organized to do manufacturing and mercantile business does not apply to public utility companies—Certificate of amendment of the Canton Electric Company, approved.....	563
The Terminal Hotel Company—Approved.....	438
Automobile license plates—Board of Administration has authority to manufacture such plates with convict labor in penitentiary and reformatory.....	972
Bill for telegraph tolls instructing Election Boards to preserve ballots of the November election, 1916—Legal charge—Question of validity of order immaterial.....	1948
Board of Deputy State Supervisors and Inspectors of Elections—Section 12911 G. C. is violated when member of such board sells fire insurance to political subdivision with which he is not connected where premium more than \$50.00.....	1275
Board of Deputy State Supervisors of Elections—Compensation of members and clerks of such boards for primary elections.....	694
Candidates—Fee required by Section 4970-1 G. C.; 106 O. L. 548 may be computed only upon salary of office fixed by law and not upon any fees to which incumbent may be entitled.....	925
Candidates for office—Fee prescribed by Section 4970-1 G. C. is not required to be paid by candidates who are nominated by having their names written upon primary ballot.....	1205
Census by Department of Labor and Commerce is not such a federal census as is contemplated in Section 4871 G. C.—Annual registration of electors is based on decennial federal census—City of Akron..	283
Certificate for registration of mark of ownership of personal property—Where name "Boy Scouts" used—Excelsior Shoe Company.....	1722

SECRETARY OF STATE—Continued—	Page
Certificate of registration of trade mark—Advised to accept and file mark of ownership showing picture of boy scout or cowboy on horse-back—Excelsior Shoe Company, Portsmouth, Ohio—See opinion No. 2002, October 30, 1916.....	1901
Civil service—Authority to determine whether any position not named in unclassified service should by reason of its confidential character be exempt from that of competitive examination rests with State Civil Service Commission.....	1557
Coroner—Not required to pay any fee at time of filing declaration of candidacy for nomination for such office.....	84
Corporations—	
Cancellation of charters by Tax Commission of certain corporations—How reinstated—Western Star Publishing Company—The Dayton Castings Company.....	1512
Failure to file certain certificate reducing capital stock of corporations which had reduced same before month of May—Such certificate when filed will relate back to time of reduction.....	1912
Has authority to increase capital stock by issuance of both common and preferred stock after its original capital stock is fully subscribed and an installment of ten per cent. paid on each share and before stock authorized by subsequent issue has been subscribed or any part thereof paid for.....	1392
May by amendment to articles of incorporation authorized by unanimous consent of stockholders, change issued common stock to preferred stock and issued preferred stock to common stock.....	1284
May reduce its capital stock without proportionately reducing par value of all its shares of capital stock—The Timken-Detroit Axle Company—Section 8700 G. C. interpreted.....	357
Par value of authorized preferred stock can never exceed two-thirds of par value of all its authorized capital stock—Kelly-Springfield Motor Truck Company.....	1716
Purpose clause disapproved—More than one main purpose—The Security Realty Investment Company.....	1511
Purpose clause "formed for the purpose of manufacturing, buying, selling and dealing in typewriters of all kinds and the doing of all things necessary or incidental thereto," not dual in character.....	1497
Redeemed preferred stock held to be merely withdrawn and may be reissued—The Goodyear Tire and Rubber Company of Akron, Ohio.....	758
Secretary of State advised to accept copy of certificate of subscription of The Deerfield Oil & Gas Company, Millersburg, Ohio.....	1009
When increasing authorized capital stock—Not required to file certificate showing ten per cent. of its <i>entire</i> capital stock has been subscribed.....	289
Corrupt Practice Act—	
Construction of Section 5175-29 G. C. permitting expenditure of additional sum of \$5.00 for each one hundred votes in excess of five thousand cast for governor at last state election—Applicable to candidates for public offices in counties, cities and villages not enumerated.....	1517
Persons may be employed to distribute marked unofficial ballots and cards at polls on election day.....	285

SECRETARY OF STATE—Concluded—	Page
Dental college graduates—No institution of learning may legally confer degrees for any course of study unless Sections 9922 and 9923 G. C. are complied with—Ohio State Dental Board may define "Reputable Dental College"—Lack of authority to confer degrees not conclusive against any such college.....	1554
Deputy State Supervisors and Inspectors of Elections—Expense for office in registration cities is required to be paid by such city from its general fund—Lorain—Elyria.....	1001
Elections—	
A person is twenty-one years of age for election purposes on day preceding the twenty-first anniversary of day of his birth.....	1701
Registrars—Compensation not to exceed six days—(Qualifications of elector as to residence—Length of time he has resided in ward of village or city determining factor rather than precinct.....	1692
Foreign corporation—Where same enters into contract with owner of land in this state and a trustee for said owner—When such foreign corporation is doing business in Ohio.....	1061
Home Rule Charter Commission—Adoption of charter submitted by such commission—How expenses of election for above purpose are to be paid—From county treasury.....	703
Local option election—Approval of form of petition authorized by Section 6119 G. C.—Township outside of a municipal corporation.....	1913
Municipal corporation—Primary election is neither a regular or general election—Initiative and referendum—Failure of Board of Deputy State Supervisors of Election to submit ordinance or measure to electors at time special election should have been held—Should be submitted at next regular or general election—Certain limitation—City of Steubenville.....	1338
Ohio State University—Supplemental contract for construction of shop building approved.....	713
Public Utilities Commission—Orders of said commission issued under authority of Section 614-60 G. C. are not required to be filed with Secretary of State—Purchaser, Home Telephone Company of Ironton—Property sold, Central Union Telephone Company Exchange at Ironton.....	1547
State Board of Public Buildings—Wyandotte Building—Board required to follow provisions of Section 2314 et seq. G. C. in contracts over three thousand dollars.....	1614
State Central Committee of a political party—Statute does not forbid committee dividing county into districts for purpose of electing delegates to state convention.....	259
When a person born of alien parents is a natural born citizen of United States—When an elector—Chinamen and Japanese.....	1325
When corporation can change its unissued common stock into preferred stock by <i>amendment</i> —Exception to general rule as now promulgated.....	127
When foreign corporation purchases property in Ohio and conveys same to trustee—Whether value of such property is to be considered as capital of foreign corporation when it is qualified to do business in Ohio.....	740

SECURITIES—	Page
Banks and banking—Depositories of public funds—Hypothecated securities in lieu of bond—Default of depository—To what extent said securities may be sold by political subdivision.....	819
Building and loan associations—May invest funds in securities that are accepted by United States Government to secure postal savings deposits in national banks.....	1720
Reissue of lost or destroyed bonds and certificates of indebtedness—Interpretation of Section 2295-5 G. C., 106 O. L. 303—Procedure to be followed for making duplicate copies of such lost instruments	599
 SECURITY REALTY INVESTMENT COMPANY—	
Corporation—Purpose clause disapproved—More than one main purpose—The Security Realty Investment Company.....	1511
 SECURITY SAVINGS BANK & TRUST COMPANY OF CLEVELAND, OHIO—	
Treasurer of State—Not authorized to accept <i>warrants</i> as part of deposit required of trust companies.....	379
 SENATE—	
Answers to sixteen questions in regard to officers and members of the General Assembly—Attendance and mileage of members—Salaries of clerks—Purchase of articles for use of General Assembly—What vouchers should be approved by Clerk of House of Representatives and President of Senate—Portrait of Lieutenant Governor—No prohibition against a member being interested in contracts let by state—Telephone and telegraph service of members, private and public—Postage—Auditor of State can prescribe system of accounting for General Assembly.....	66
Bill No. 22, 106 O. L. 293.....	1266
Bill No. 304, Section 5.....	1614
 SENTENCE—	
Board of Administration—Convict—No authority for issuance of conditional certificate of restoration.....	1113
 SEREFF BROTHERS—	
Contract between Sereff Brothers, contractors, and State Armory Board—When and how board may complete unfinished contract—No authority for contractor or sub-contractor to perfect lien against state property.....	206
 SERUM FARM—	
The Board of Agriculture of Ohio—Without authority to enter into contract with County Commissioners to pay portion of cost and expense of ditch improvement—State serum farm.....	1684
 SEVEN YEAR SERVICE—	
Civil Service—	
Non-competitive occupying positions—Proper certification of eligibles for positions when competitive examination has been held—Non-competitive with eligible list must be certified—No discretion with commission.....	17

SEVEN YEAR SERVICE—Concluded—	
Civil Service—Concluded—	Page
Section 486-31 G. C., 106 O. L. 418, whereby certain persons are retained in the public service by reason of continuous service for seven years is constitutional.....	803
Municipal corporation—Superintendent of water works of city having held position continuously for more than seven years prior to January 1, 1915, may only be removed by Section 486-17a, 106 O. L. 412—	
Removal—Temporary appointment—How made.....	1115
 SEWAGE—	
Appeal from order of State Board of Health by City of Greenville—Referee engineers—Their powers—Past, present and future—Physical condition to be considered by said engineers.....	721
Approval—	
Of order, State Board of Health, pollution of Mud Run by sewage from Village of Hubbard, Ohio.....	177
Order of State Board of Health in regard to pollution of Ottawa River by sewage from City of Lima.....	1644
Order of State Board of Health with reference to sewage in city of Akron.....	720
Board of Education—Indoor chemical closets may not be installed in school houses.....	1276
 SEWAGE DISPOSAL PLANT—	
Board of Education of rural district—Without authority to appropriate real estate for purpose of constructing a sewer to be used in connection with sewage disposal plant.....	1211
Municipal corporation—Sewers—How cost of main sewer may be assessed—How cost of main sewer and sewage disposal plant outside of municipal corporation may be assessed.....	1951
Roads and highways—Road improvement commenced under Section 6956-1 et. seq. G. C., prior to repeal by Cass Highway Law—Assessment according to benefits—Real estate lying within and without a municipal corporation—Abutting property of improved road which was built entirely by general taxation may be assessed—Sewage disposal plant owned by city and lying outside of city and within one mile assessment district.....	102
 SEWERS—	
Board of Education of rural district—Without authority to appropriate real estate for purpose of constructing a sewer to be used in connection with sewage disposal plant.....	1211
County Commissioners—Not authorized to appoint County Surveyor to make plans for sewer improvement.....	1790
Municipal corporation—Sewers—How cost of main sewer may be assessed—How cost of main sewer and sewage disposal plant outside of municipal corporation may be assessed.....	1951
State Board of Health—	
Approval of order for sewerage system, Village of Worthington.....	1861
Approval of order requiring City of Canton to install sanitary trunk sewers to correct pollution of east and west branches of Nimishillen Creek.....	1861

SEWERS—Concluded—	Page
The Board of Agriculture of Ohio—Without authority to enter into contract with County Commissioners to pay portion of cost and expense of ditch improvement—State serum farm.....	1684
SEXTON OF TOWNSHIP CEMETERY—	
Offices compatible—Sexton of township cemetery—Township Treasurer ...	633
SHELBY COUNTY—	
Board of Agriculture of Shelby County—When candidates for such offices are authorized to be nominated and elected—No election this year	1125
SHELTER—	
Board of Education—Authorized to erect stables for shelter of vehicles, horses and conveyances of pupils who drive to school.....	1483
SHERIFF—	
Compensation for feeding prisoners employed upon highway work—Claim submitted, disapproved.....	1973
Conveying more than one prisoner to workhouse at same time—Mileage may be charged only once—Cannot charge on each writ.....	251
County Commissioners—Expenses incurred in arrest and return of person charged with felony who has fled from State—State liable for expenses only when requisition has been properly made for such prisoner.....	658
County jails—Discharge of prisoners when committed to jail in default of payment of fine and costs.....	1979
Fees—	
Marshals—Chiefs of police—Sections 4387 and 4534 G. C. construed—Collections under Section 4581 G. C.—Three classes of cases—Fees of witnesses and jurors under fish and game laws, Section 1387 G. C.—Officers who should serve processes issuing from various police courts—Fees in such cases.....	1814
Of Sheriff—Person sentenced by commanding officer of militia to county jail—Fees for committing and discharging defendant in bastardy proceedings—Fees in contempt proceedings—No jail fees where witnesses are committed by Coroner.....	867
Jail or turnkey fees allowed by Section 2845 G. C. must be paid by Sheriff into his fee fund—How paid in cases where State fails to convict—When Sheriff may be paid such fees.....	224
Jury service—Talesmen—Bystanders—When entitled to fee	962
May charge poundage on <i>all</i> moneys actually made and paid to them on sale of chattel property on execution—See Section 2845 G. C..	865
Offices incompatible—Justice of Peace—County Coroner.....	1010
Taxes and taxation—Assignees, receivers, sheriffs and master commissioners required to list for taxation moneys, credits, investments in securities or other personal property in their possession—Property shall be entered on tax list on account of person, firm or company for whom it is held.....	674
SHOE MUTUAL INSURANCE COMPANY—	
Approval, articles of incorporation, "The Shoe Mutual Insurance Company."	1662

SHOES—

Secretary of State—	Page
Certificate of registration of trade marks—Advised to accept and file mark of ownership showing picture of boy scout or cowboy on horseback—Excelsior Shoe Company, Portsmouth, Ohio—See opinion No. 2002, October 30, 1916.....	1901
Certificate for registration of mark of ownership of personal property—Where name “Boy Scouts” used—Excelsior Shoe Company.....	1722

SHOP BUILDING—

Ohio State University—Supplemental contract for construction of shop building approved.....	713
---------------------------------------------------------------------------------------------	-----

SHORT TERM—

County Commissioner—Form of primary ballot for nomination of candidates for County Commissioner to fill an unexpired term.....	978
--------------------------------------------------------------------------------------------------------------------------------	-----

SHOWS AND PERFORMANCES—

Municipal corporation—Ordinance which does not fix license fee definitely but leaves fixing of such fee within limitations to Mayor, invalid—Council can not delegate its legislative function—Village of Oxford, Ohio—License to exhibitors of shows and performances..	320
--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----

SIGNATURE

Board of Education—How notes may be executed to constitute a legal obligation against school funds of district.....	469
---------------------------------------------------------------------------------------------------------------------	-----

SIGNATURE BY MARK—

Disapproval, leases of canal lands to commissioners of Lucas County and Mrs. Louise C. Hartman, Logan, Ohio.....	690
------------------------------------------------------------------------------------------------------------------	-----

SINKING FUND—

Board of Education—Bond issue to purchase site and erect high school building may be submitted at special or general election—Additional tax for high school purposes, how submitted—Bonds issued under Section 7669 G. C. for high school building must be issued by each district separately and majority of electors in each district must approve—Levy for interest and sinking fund—How apportioned—Site purchased by boards of education of several united districts—Limitations of levy for interest and sinking fund discussed.....	1100
Taxes and taxation—Limitation of two-tenths of one mill in Section 5643 G. C. does not apply to interest and sinking fund levies—Applies to special taxes which may be levied in any one year for purpose of building or repairing bridges—Tax limited to single levy—Bonds payable when tax collected.....	1352

SINKING FUND—(CITY)

Municipal corporation—Council—Authorized to levy for funds to care for indigent sick of city—Without authority to levy tax for payment of losses sustained by hospitals by reason of contract between city and hospitals—Section 4021 G. C. construed—City of Youngstown.....	1377
-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

	Page
SINKING FUND (COUNTY)—	
Bonds issued for road construction prior to going into effect of Cass Highway Law—Roads improved by Garrett and Thomas laws, Sections 6926 to 6956 G. C. inclusive—What limitations applicable to tax levies for said purpose—Cass Law limitations not applicable.....	1532
SINKING FUND TRUSTEES—	
Municipal corporation—When it is duty of City Auditor to act as Secretary of Sinking Fund Trustees.....	549
SITES—	
Board of Education—	
Bond issue to purchase site and erect high school building may be submitted at special or general election—Additional tax for high school purposes, how submitted—Bonds issued under Section 7669 G. C. for high school building must be issued by each district separately and majority of electors in each district must approve—Levy for interest and sinking fund—How apportioned—Site purchased by boards of education for several united districts—Limitations of levy for interest and sinking fund discussed....	1100
Bonds issued for purpose of purchasing site whereon to erect high school building—May not be used for erection of grade school building.....	1778
Centralization adopted—Board may secure sites at different points in such districts and erect suitable buildings.....	496
Board of Education of rural district—Without authority to appropriate real estate for purpose of constructing a sewer to be used in connection with sewage disposal plant.....	1211
County Agricultural Society—County Commissioners cannot submit question of bond issue to electors under Section 9904 G. C. unless Section 9901 G. C. is complied with— <i>New site</i> must be selected for said purpose and notice must be given to commissioners.....	1611
Ohio Penitentiary Commission—Proposal of architects not approved—Covers services in supervision of construction of buildings—Construction of buildings under jurisdiction of Ohio Board of Administration.....	1030
SKIMMED MILK—	
Evaporated skimmed milk—Sale prohibited in Ohio—"Hebe"—Compound of evaporated skimmed milk and vegetable fats according to label.....	1575
SLATTERY, LENA DE S—	
Approval, abstract of title and deed from Lena de S. Slattery to Trustees of Ohio University.....	1718
SMITH-EATON COMPANY—	
Approval of lease to the Smith-Eaton Company, certain canal lands in City of Akron.....	485

SMITH ONE PER CENT LAW—

	Page
Board of Education—	
Bonds issued pursuant to Section 7625 G. C. for construction of school building—Tax levy certified to County Budget Commission after electors had voted favorably for bond issue—Where Budget Commission had completed work and certified its findings to County Auditor, <i>if levy within fifteen mill limitation</i> , said Budget Commission may certify same to County Auditor—Duty of County Auditor to determine tax rate necessary to produce amount needed.....	1699
Board of Education—Bonds—May not be issued for purposes mentioned in Section 7630-1 G. C. except upon approval of electors of school district in manner provided by Sections 7625 and 7626 G. C.—Bonds may not be issued if practicable to secure funds by Section 7625 et seq. and Section 5649-5b G. C.—Erection of school buildings.....	1654
Bonds issued for road construction prior to going into effect of Cass Highway Law—Roads improved by Garrett and Thomas Laws. Sections 6926 to 6956 G. C. inclusive—What limitations applicable to tax levies for said purpose—Cass Law limitations not applicable.....	1532
Children's home—Where Trustees request admission of pupils to common schools—Board of Education of district obliged to admit such pupils—County Commissioners pay tuition—When new building required and fund not available—Board of Education must borrow money for purpose of erecting school building.....	1285
County Commissioners—When "emergency" occurs in repair of roads—Levy made under Section 7419 G. C. is not subject to fifteen mill limitation provided by Section 5649-5b G. C.....	1017
Municipal corporation—Building owned by municipality condemned by State Inspector of Workshops and Factories—When levy can be made outside of ten mill limitation and within fifteen mill limitation for said improvement.....	1709
Roads and highways—County Commissioners without authority to compel traction company to pay part of cost of paving a road running through a village—Plans adopted then altered should be approved by village council and notice again given—Northern Ohio Traction & Light Company—Village of New Berlin.....	1258
Taxes and taxation—Limitation of two-tenths of one mill in Section 5643 G. C. does not apply to interest and sinking fund levies—Applies to special taxes which may be levied in any one year for purpose of building or repairing bridges—Tax limited to single levy—Bonds payable when tax collected.....	1352

SNOOK, JOHN S. (COMMON PLEAS JUDGE)—

Judge of Common Pleas Court—Votes cast for Congressman who holds Common Pleas Judgeship—Constitutional limitation not applicable to such office—Certificate of election.....	1934
------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

"SOCIAL CLUBS"—

Liquor License Law—Application to social clubs and fraternal organizations—When sale is made by club the transaction constitutes a sale.....	413
----------------------------------------------------------------------------------------------------------------------------------------------	-----

SOLDIERS' MEMORIAL COMMISSION—

Lookout Mountain Monument—	Page
Approval of contract and bond.....	859
Soldiers' Memorial Commission is authorized to pay expenses of person designated to unveil monument and also expenses of stenographer to make record of dedicatory exercises.....	852

SOMERSET (VILLAGE)—

Municipal corporation—Building owned by municipality condemned by State Inspector of Workshops and Factories—When levy can be made outside of ten mill limitation and within fifteen mill limitation for said improvement.....	1709
--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

SPECIAL ASSESSMENTS—

See assessments.

SPECIAL CONSTABLE—

Constables—Where no vacancy, no authority to appoint additional constable—Such special constables without authority to perform duties—Not entitled to fees—No finding for recovery—Motor vehicle speed laws.....	1703
------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

SPECIAL ELECTIONS—

Home Rule Charter Commission—Adoption of charter submitted by such Commission—How expenses of election for above purpose are to be paid—From county treasury.....	703
-------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----

SPECIFICATIONS—

Municipal corporation—Council changes grade of street after contract has been let at a unit price for all excavation—Contractor not required to make additional excavation at price bid in original contract.....	514
Roads and highways—	
County Commissioners without authority to compel traction company to pay part of cost of paving a road running through a village—Plans adopted then altered should be approved by Village Council and notice again given—Northern Ohio Traction & Light Company—Village of New Berlin.....	1258
Provision in specifications for concrete construction on public work for "batch mixer" to be used is reasonable.....	1021

SPEECHES—

Civil service—Political speeches by persons in classified service—Construction of civil service law as applied to classified civil service employes.....	1955
----------------------------------------------------------------------------------------------------------------------------------------------------------	------

SPEED—

Constables—Where no vacancy, no authority to appoint additional Constable—Such Special Constable without authority to perform duties—Not entitled to fees—No finding for recovery—Motor vehicle speed laws.....	1703
Justice of Peace—Speeding automobiles—When plea of guilty to charge of violating Section 12604 G. C. is made before Justice of Peace he is without jurisdiction to render final judgment—Exception—How fines illegally paid under Section 12604 G. C. can be recovered.....	1437

	Page
SPEED—Concluded—	
Prosecuting Attorney—When an allowance under provisions of Section 3004 G. C. may be expended in employment of persons to procure evidence against violators of the law regulating speed of motor vehicles.....	1453
SPENCERVILLE ARMORY—	
Contract and bond for completion of same.....	1104
Contract between Sereff Brothers, contractors, and State Armory Board—When and how Board may complete unfinished contract—No authority for contractor or sub-contractor to perfect lien against state property.....	206
SPIKES—	
Construction of phrase “improved roads” as found in Section 13421-12 G. C.—Applies to graveled roads—What constitutes an offense under above section—Destruction of highways.....	1105
STABLES—	
Board of Education—Authorized to erect stables for shelter of vehicles, horses and conveyances of pupils who drive to school.....	1483
STAMPS—	
Bonds of township officers do not require government stamps under Schedule A of the Emergency Revenue Act of 1914.....	137
STATE AID—	
County Commissioners—Forms of application for State aid on highways within villages.....	384
Joint high school—Rural school district contributes an average of seventy dollars per month toward salaries of teachers—Village school district an average of ten dollars per month—Rural district for such reason not debarred from State aid—Powers and duties of joint high school committee—See Section 7670 G. C.....	772
Roads and highways—	
Application for State aid within and without a village—Subsequent procedure for improvement outside of a village.....	483
Forms for ordinances where State Highway Commissioner extends road improvement through village and co-operates directly with village	1046
STATE AID (ROADS)	
When two or more boards of township trustees within same county make application for State aid—How State Highway Commissioner may choose.....	1138
STATE AID (SCHOOLS)	
Interpretation of Section 4740 G. C.—Amended twice by same Legislature—Effect—The word “superintendent” defined—“State aid” refers to regular payment by State of part of salary of district superintendent not to aid to weak school district—District employing part time superintendent may receive State aid to weak school district.....	1176

STATE ARMORY BOARD—

See Ohio State Armory Board.

STATE BANKS—

	Page
Banks and banking—Stockholders of State banks not authorized to cumulate their votes in election of directors.....	1804

STATE BOARD OF AGRICULTURE—

See Board of Agriculture.

Corporation—Tax on increase of capital stock—Exemption of Section 5519 G. C. not applicable to increase of issued and outstanding capital stock as a part or all of the increase in authorized capital stock of corporation made within six months period prescribed by said Section—Where articles of incorporation filed and organization effected prior to six months period.....	1606
--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

STATE BOARD OF EMBALMING EXAMINERS—

See Ohio State Board of Embalming Examiners.

Failure to pay renewal fee in specified time—Section 1343 G. C. construed..	190
Requirements for license—Fixing age limitation is without force and effect	1112

STATE BOARD OF HEALTH—

Antitoxin—When County Commissioners may pay for antitoxin procured by physician for indigent person.....	711
----------------------------------------------------------------------------------------------------------	-----

Appeal from order of State Board of Health by City of Greenville—Referee engineers—Their powers—Past, present and future—Physical condition to be considered by said engineers.....	721
-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----

Approval--

Of amendment to order, State Board of Health to City of Xenia, Ohio, to install sewers and sewage treatment plant.....	436
------------------------------------------------------------------------------------------------------------------------	-----

Of order requiring City of Canton to install sanitary trunk sewers to correct pollution of east and west branches of Nimishillen Creek..	1861
------------------------------------------------------------------------------------------------------------------------------------------	------

Of order for sewerage system, Village of Worthington.....	1861
-----------------------------------------------------------	------

Order of State Board of Health in regard to pollution of Ottawa River by sewage from City of Lima.....	1644
--------------------------------------------------------------------------------------------------------	------

Order of State Board of Health, public water supply, Struthers, Ohio..	1332
------------------------------------------------------------------------	------

Order of State Board of Health requiring City of Wooster to install satisfactory water supply.....	1862
----------------------------------------------------------------------------------------------------	------

Order of State Board of Health with reference to sewage in City of Akron	720
--------------------------------------------------------------------------	-----

Of order, State Board of Health, pollution of Mud Run by sewage from Village of Hubbard, Ohio.....	177
----------------------------------------------------------------------------------------------------	-----

Of order, State Board of Health, relative to water supply, Sebring, Ohio	176
--------------------------------------------------------------------------	-----

Of order, State Board of Health to German-American Sugar Company at Paulding, in re: pollution of Flat Rock Creek.....	436
------------------------------------------------------------------------------------------------------------------------	-----

Board of Education—Indoor chemical closets may not be installed in school houses.....	1276
---------------------------------------------------------------------------------------	------

Council may be compelled by mandamus to establish such board—Council without authority to then abolish such board—Board is a continuing body—City of Conneaut.....	1696
--------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

Commission for blind—State Board of Health—How co-operation is to be effected under provision of Section 1367 G. C.—Prosecution for violation of said section.....	877
--------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----

	Page
STATE BOARD OF HEALTH—Concluded—	
County Tuberculosis Hospital—Maintenance fund for same cannot be used for any other purpose—Section 2434 G. C. may be invoked for enlarging such hospital.....	716
Election of Secretary—Construction of statutes and rules and by-laws of said board regulating regular and special meetings.....	1689
Health officer in villages—Holds office until successor is appointed and qualified.....	660
Health Officer—Woman not eligible to hold such position.....	680
Municipal corporation—Sewers—How cost of main sewer may be assessed—How cost of main sewer and sewage disposal plant outside of municipal corporation may be assessed.....	1951
STATE BOARD OF PUBLIC BUILDINGS—	
Approval, abstract of title to real estate on which is located Wyandotte Building, Franklin County, Ohio.....	1477
Authorized to purchase building already constructed.....	1225
Certain vouchers drawn by said board should be paid—Case of Lyons vs. said Board decided in Common Pleas Court of Franklin County distinguished from above items of expense.....	1833
No authority to lease a part of building acquired by purchase—Adjutant General may employ necessary assistants but cannot delegate his powers.....	1253
Wyandotte Building—Board required to follow provisions of Section 2314 et seq. G. C. in contracts over three thousand dollars.....	1614
STATE BOARD OF SCHOOL EXAMINERS—	
Refusal to grant certificate to applicant—Upon request board should disclose to applicant all evidence submitted to it.....	1364
STATE BUILDING CODE—	
Board of Education—Indoor chemical closets may not be installed in school houses.....	1276
STATE CIVIL SERVICE—	
Approval, synopsis for initiative petition to amend constitution of Ohio by repealing Article XV, Section 10, civil service.....	615
STATE CIVIL SERVICE COMMISSION—	
Annual reports—Construction of Sections 2264-1 G. C. and 486-7 G. C., paragraph 7, 106 O. L.—Only one annual report required.....	1558
Board of Censors of Motion Picture Films—Members of such board are in unclassified service of state civil service.....	235
Civil service—	
Applicants for examinations—Traveling expenses may not become charge against state.....	116
Authority to determine whether any position not named in unclassified service should by reason of its confidential character be exempt from that of competitive examination rests with State Civil Service Commission.....	1557
Fees to be charged applicants for examinations—When collected—No fee where there is no annual salary.....	854

STATE CIVIL SERVICE COMMISSION—Continued—

	Page
Civil service—Concluded	
Five-thirds rule—When list of competitive eligibles is requested for more than one position one person may be certified to appointing authority for each position to be filled and two additional names added to list.....	1273
Interpretation of paragraph 8, Section 486-8, G. C.—Persons who claim exemptions as “assistants”—Where there is no municipal civil service commission—Failure of mayor to appoint such commission in sixty days—State Commission may appoint—For permanent appointments, eligible list must contain three names....	201
Interpretation of statute providing for collection of fees from applicants who take civil service examinations.....	1255
No eligible list exists—Names may be certified from other lists most appropriate.....	1227
Non-competitive occupying positions—Proper certification of eligibles for positions when competitive examination has been held—Non-competitive with eligible list must be certified—No discretion with commission.....	17
Offices, positions and employments in villages and village school districts are not included within provisions of Civil Service Law....	1186
Persons in classified service may not be appointed to offices or positions in unclassified service without their consent and approval of proper Civil Service Commission.....	968
Political speeches by persons in classified service—Construction of Civil Service Law as applied to classified civil service employes..	1955
Section 486-31 G. C., 106 O. L. 418, whereby certain persons are retained in the public service by reason of continuous service for seven years is constitutional.....	803
Superintendent of County Infirmary—In classified civil service.....	1257
May classify persons who have not been included in unclassified service or unskilled labor class or any class other than competitive class, upon ground of practicability of competitive examinations to test merit and fitness for positions for which they are applicants—Those exempt from competitive class in class not named.....	97
Municipal Civil Service Commission—	
Controls city school district—Janitors of school buildings in classified service—Clerks of Boards of Education in unclassified service....	185
Fees of witnesses subpoenaed by said commission are payable out of county treasury.....	924
May not punish witness for contempt—Common Pleas Court has jurisdiction.....	307
Municipal corporations—	
Charters adopted under home rule amendment to constitution which provide for civil service in cities supersede state law.....	403
City Engineer is within classified civil service—Person in classified civil service prohibited from being an active candidate for an elective political office.....	375
Superintendent of water works of city having held position continuously for more than seven years prior to January 1, 1915, may only be removed by Section 486-17a, 106 O. L. 412—Removal—Temporary appointment—How made.....	1115

	Page
STATE CIVIL SERVICE COMMISSION—Concluded—	
State and Municipal Civil Service Commissions—Authority to procure attendance of witnesses is conferred on commissions—How such witnesses are to be paid—Fees not payable in advance.....	701
State Fire Marshal—Payments made from item A-3, 106 O. L. 690, are not subject to approval of State Civil Service Commission.....	236
State Medical Board—Examining nurses and chief examiner—Such positions not subject to provisions of Civil Service Law.....	1445
STATE DENTAL BOARD—	
Interpretation of Section 1316 G. C. and Section 22, Article II, Constitution—Specific appropriation required of moneys paid into State Treasury.....	220
STATE FAIR GROUNDS—	
Board of Agriculture—Competitive bids must be secured for letting painting contracts at State Fair Grounds—Other formalities not required.....	876
STATE FIRE MARSHAL—	
Fire marshal tax—How computed in year 1915 when statute was amended by legislature and same took effect before tax was due—Amended statute governs—Gross premium receipts less returned premiums and considerations received for reinsurance basis for computation..	106
Payments made from Item A-3, 106 O. L. 690, are not subject to approval of State Civil Service Commission.....	236
STATE FUND—	
Civil service—Applicants for examinations—Traveling expenses may not become charge against state.....	116
Treasurer of State—When such officer may create collection account in some bank—Limitations of statutes applicable to depositories of active and inactive funds.....	525
STATE HIGHWAY COMMISSIONER—	
Approval—	
Bond of Joseph R. Burkey, Bridge Engineer of State Highway Department.....	1205
Of bonds of three Deputy State Highway Commissioners.....	850
Of resolutions for certain road improvements in a number of counties..	548
Of resolutions for road improvements in Darke, Richland and Champaign Counties.....	319
Resolution and certificates for expenditure on inter-county highways of Hardin County—Proper application under Section 1203 G. C..	753
Resolutions for certain road improvements in Carroll, Coshocton, Hancock, Defiance and Seneca Counties.....	1440
Resolution for certain road improvement in Mahoning County, Ohio..	623
Resolution for improvement of Barberton-Greenwich road in Huron County.....	1927
Resolution for improvement of Canton-Canal Dover road.....	1519
Resolutions for improvement of certain roads in Adams, Hocking, Logan, Mahoning, Perry and Ross Counties.....	1351
Resolutions for improvement of certain roads in Ashtabula, Columbiana and Washington Counties.....	950

STATE HIGHWAY COMMISSIONER—Continued—

Approval—Continued—

	Page
Resolutions for improvement of certain roads in Athens, Auglaize, Guernsey, Sandusky, Summit, Washington, Wayne, Trumbull, Williams, Licking and Knox Counties.....	850
Resolution for improvement of certain roads in Brown, Butler, Clinton, Fayette, Hamilton, Harrison, Jefferson and Scioto Counties.....	1954
Resolutions for improvement of certain roads in Champaign, Franklin, Lake, Lorain, Mahoning, Meigs, Preble and Sandusky Counties..	1204
Resolution for improvement of certain roads in Champaign, Montgomery, Perry, Preble, Ross and Shelby Counties.....	1000
Resolutions for improvement of certain roads in Clinton, Harrison, Lorain, Pickaway, Preble, Richland, Van Wert, Warren and Washington Counties.....	1671
Resolutions for improvement of certain roads in Coshocton, Fairfield, Muskingum, Franklin and Madison Counties, Ohio.....	1074
Resolution for improvement of certain road in Defiance County.....	21
Resolutions for improvement of certain roads in Franklin and Crawford Counties.....	764
Resolutions for improvement of certain roads in Fulton County.....	872
Resolution for improvement of certain roads in Greene and Portage Counties, Ohio.....	690
Resolution for improvement of certain roads in Huron, Madison, Mahoning, Miami and Logan Counties.....	1394
Resolution for improvement of certain road in Portage County.....	1092
Resolutions for improvement of certain roads in Richland and Fayette Counties.....	964
Resolutions for improvement of certain roads in twenty-two different counties.....	1282
Resolutions for improvement of certain roads in Union, Ashtabula, Jefferson and Stark Counties.....	918
Resolution for improvement of Chillicothe-Logan road in Hocking County.....	1732
Resolution for improvement of Columbus-Sandusky road, Franklin County.....	768
Resolution for improvement of five roads in Lawrence County.....	1688
Resolution for improvement of Morrow-Lebanon road in Warren County.....	1684
Resolution for improvement of Ohio River road in Jefferson County, Ohio.....	465
Resolution for improvement of Ottawa-Findlay road in Putnam County	1864
Resolution for improvement of roads in Ashland, Delaware, Erie and Vinton Counties.....	1590
Resolution for improvement of roads in Brown, Carroll and Washington Counties.....	1865
Resolutions for improvement of roads in Clinton, Erie and Ross Counties.....	1794
Resolutions for improvement of roads in Columbiana, Hancock, Vinton and Wyandot Counties.....	1477
Resolutions for improvement of roads in Delaware, Franklin, Greene, Henry, Highland, Knox, Preble, Scioto and Harrison Counties...	1529
Resolution for improvement of road in Fayette County.....	1091
Resolutions for improvement of roads in Geauga and Delaware Counties.....	860

STATE HIGHWAY COMMISSIONER—Continued—

	Page
Approval—Concluded—	
Resolutions for improvement of roads in ten counties	706
Resolutions for improvement of roads in ten different counties.....	1052
Resolutions for improvement of roads in Trumbull, Ottawa, Fairfield, Clark, Erie and Franklin Counties.....	1717
Resolution for improvement of Salem-Alliance Road in Columbiana County	1617
Resolution for improvement of Section "A" Skelly-Empire Road in Jefferson County.....	857
Resolution for improvement of two roads in Wood County.....	1167
Resolution for improvement of West Union-Hillsboro Road.....	1671
Resolution for improvement of Woodsfield-Barnesville Road in Monroe County.....	1683
Resolutions for road improvements in Gallia, Geauga, Lawrence, Mercer, Pickaway, Preble, Putnam, Ross, Sandusky and Vinton Counties.....	1492
Resolutions for road improvement in Portage, Mahoning and Butler Counties.....	551
Resolution for road improvement in Richland, Jefferson and Mercer Counties.....	1132
Resolutions for road improvements in Ross and Lake Counties.....	826
Resolution for road improvements in Sandusky, Wayne, Geauga and Summit Counties.....	614
Resolution for road improvement, Williams County.....	642
Resolutions for twelve road improvements in several counties.....	615
Two resolutions for road improvement in Morrow County.....	764
Authority to appropriate land over railroad tracks—State Commissioner should not exercise authority—No machinery for such officer to enforce contribution by railway company.....	1248
Automobiles—Person who allows motor vehicle <i>to stand</i> in a public road in night time without any lights not guilty of violation of Section 12614 G. C.—Municipal corporations are authorized to require such vehicles to display lights in night season, although not in motion.....	1767
Bridges and culverts—When contract for bridge is required to be let at competitive bidding and is so let—No authority for changing plans after contract is awarded.....	1504
Cass Highway Law—	
Interpretation of Section 7199 G. C. as to giving of notice for letting of contracts for improving and maintenance of roads or letting of bridge contracts—Sections of General Code repealed by im- plication by reason of enactment of above Section—In adver- tising sale of county road bonds Sections 6929 G. C., 106 O. L. 603, governs—Sections 2343, 2344 and 2345 G. C. are not re- pealed by Cass Highway Law.....	838
Roads and highways—No authority to assess against abutting prop- erty owners any portion of cost in excess of ten per cent, ex- clusive of bridges and culverts—See Opinion No. 1148, January 5, 1916, Opinions of Attorney-General for 1915.....	56
Commissioners of road district organized under old section 7095 G. C.— When authorized to sell road building machinery under Cass Highway Law.....	635

STATE HIGHWAY COMMISSIONER—Continued—	Page
Construction of phrase "improved roads" as found in Section 13421-12 G. C.—Applies to graveled roads—What constitutes an offense under above Section—Destruction of highways.....	1105
Contract between state and the Yount and Jackson Company—Without authority in law under facts submitted.....	602
Contracts made by such officer are not required to be approved by County Commissioners although county co-operates in making improvement.....	1097
County Commissioners—	
Forms of application for state aid on highways within villages.....	384
May vacate part of an intercounty highway when a new right-of-way for part changed has been provided and new part of highway has been constructed.....	316
County Commissioners of Paulding County—Application for intercounty highway funds approved.....	311
County Highway Superintendent—What township officers should attend meeting provided by Section 7189 G. C.—Township Clerks should not attend—How expenses and per diem of township officers are to be paid.....	228
Disapproval—	
Resolutions for certain road improvements in Lawrence and Sandusky counties.....	548
Resolution for certain road improvement in Fayette County, Ohio....	1052
Resolution for improvement of certain road in Fayette County, Ohio..	1074
Resolution for improvement of Ohio River Road in Scioto County....	1492
Resolutions for improvement of six roads in Hancock County.....	999
Resolution for improvement of Woodsfield-Barnesville Road in Monroe County.....	1672
Two resolutions for road improvements in Geauga County.....	768
Employment of an investigation officer for Highway Department—No authority to compensate such an employe from "maintenance and repair" fund.....	28
Form of agreement for rescision of contract between state and the Engineering Service Company.....	613
Form of bond of depository for moneys privately contributed for road work..	221
If he improves intercounty highway or main market road without co-operation of County Commissioners or township trustees, cost of land necessary for new right-of-way, paid by state.....	435
Main market road and inter-county highway funds—How disbursed—Former can not be paid to county and disbursed by it—Section 1203 G. C. governs intercounty highway funds.....	376
May use both inter-county and main market road funds in co-operation with County Commissioners when highway has been designated as an inter-county highway and main market road.....	474
Offices compatible—	
Township Clerk—Township Highway Superintendent.....	25
Township Trustee—Inspector of road improvement when road is constructed under provisions of subdivision 3 of Section 6919, G. C....	26
Roads and Highways—	
Answers to nineteen questions construing provisions of Cass Highway Law.....	882
Application for state aid within and without a village—Subsequent procedure for improvement outside of a village.....	483

STATE HIGHWAY COMMISSIONER—Continued—

Roads and highways—Continued—

	Page
Barnesville-Hendrysburg Road in Belmont County—Under facts submitted Ohio Valley Contracting Company may continue improvement without entering into new contract.....	1560
Bids received by State Highway Commissioner for road improvement—No contract awarded—Where desired to improve shorter section of highway than that covered by bids—Must reject all bids, make new estimate and re-advertise—Electric railway company may be compelled to move tracks from center to side of road—How interurban company can be compelled to pay for paving between rails—Ohio Electric Railway Company.....	808
Cass Highway Law—Levies for road purposes upon taxable property of township, distinguished.....	1659
Chief highway engineer not authorized to certify to County Commissioners and township trustees his apportionment of cost of an improvement until same is completed.....	1764
Collection of assessments made by County Commissioners for construction of road under certain provisions of Cass Highway Law may not be anticipated by issue short term notes or certificates of indebtedness—Bonds required to be issued.....	1232
Construction of national road by The H. E. Culbertson Company—An estimate for work not covered by previous estimate may be allowed under facts submitted.....	153
Construction of switch across inter-county highway by interurban electric railway company—What agreement between State Highway Commissioner and railway company should contain.....	1455
County Commissioners are authorized to vacate roads by provisions of Cass Highway Law—Procedure to be followed—Liability of petitioners.....	1430
County Commissioner's duty to acquire right of way for temporary highway—State Highway Commissioner must procure right of way for permanent improvement when he is proceeding without co-operation of local authorities—Forms of deed and statement to Probate Judge in such cases.....	779
County Highway Superintendent—	
Actual and necessary expenses incident to maintenance and operation of an automobile used exclusively by such superintendent in his official business may be allowed by County Commissioners—Distinction between expenses for public and private purposes—How apportioned.....	11
Appointment of assistants, superintendents and inspectors for State work—Employed by County Highway Superintendent with approval of chief highway engineer—When State Highway Commissioner appoints under Section 1182 G. C.—Road oiling machines.....	750
Eight hour law—Extraordinary emergencies—Road work prosecuted only during summer months—Inconvenience to public—Such reasons do not constitute "emergency" within meaning of Section 17-1 G. C.....	1530

STATE HIGHWAY COMMISSIONER—Continued—

Roads and highways—Continued—

	Page
Expenses of assistants appointed under Section 1219 G. C. engaged in making surveys and plans—How apportioned—Expenses of assistants, superintendents and inspectors appointed by provisions of above Section engaged in work of supervision and inspection—How apportioned.....	939
Form of notice to be given under Section 7204 G. C.—Method of serving same—Encroachment by Ohio Electric Railway Company on National road—See opinion No. 1888, August 31, 1916.....	1629
Forms for ordinances where State Highway Commissioner extends road improvement through village and co-operates directly with village.....	1046
How compensation and expenses of assistants employed under Section 7181 G. C. are to be paid—How assistants, superintendents and inspectors employed under Section 1219 G. C. are to be paid....	1160
How to proceed where person claims to have been injured by reason of negligence of employees of state engaged in constructing road by force account—Claim presented to Legislature.....	1768
Improvement extended into or through a village—How cost to be apportioned—An unexpended balance of a bond issue under Section 7004 G. C., now repealed, not available to pay township's share of improvement carried forward by State Highway Department...	743
Land lying outside an incorporated village abutting a road improvement carried forward by State which land is owned by village—Is assessable for improvement.....	1779
Milan-Elyria road in Lorain County—Contractors not required to furnish additional material—When supplementary contract may be entered into for such additional material.....	1155
Money must be in treasury before improvement is started—By provision of Section 1218 G. C. certificate of County Auditor must cover entire amount assumed by county, including shares of county, township and abutting property owners—Section 5660 G. C. applicable—Bonds must be sold before County Commissioners can make agreement.....	1809
New right of way—County Commissioners may agree with persons as to amount of compensation and damages they are entitled to receive because their property right in land is taken regardless of whether such interest is held by lease or reversion.....	1399
No authority for assessing twenty-five per cent. of cost of road improvement on property located within one mile thereof—When two boards of township trustees are authorized to make joint application for State aid on inter-county highway—Only on county or township line road—Bonds can be issued only by County Commissioners for co-operation with State for inter-county highway—Tax levies are made by township trustees where township co-operates with State.....	1678
No statute making it criminal offense for contractor not to mark with red light or other danger signal, obstruction lawfully placed in highway.....	1238
Obstruction in public highways—Who shall remove said obstructions—County Commissioners may proceed to widen highway although franchise has been granted for electric railway upon such public highway.....	934

STATE HIGHWAY COMMISSIONER—Continued—

Roads and Highways—Concluded—

	Page
Person may be employed as assistant under Section 7181 G. C. and also as assistant superintendent or inspector under Section 1219 G. C. subject to qualification that he cannot act in both capacities at same time—Compensation, how computed.....	965
Provision in specifications for concrete construction on public work for "batch mixer" to be used is reasonable.....	1021
Resolutions of Township Trustees of Rush Creek Township, Logan County and Bokes Creek Township, Logan County, for certain road improvements, improperly drawn.....	1305
Right to compel railway tracks to be moved—Obstructions in highways—Procedure—What notice to railroad company should contain..	1484
Telephone and telegraph companies—Authority to require such companies to locate or relocate their poles placed upon inter-county highways and main market roads.....	691
Telephone companies—Must place poles in highway so as not to incommode public in use thereof—See opinions Nos. 1888, August 31, 1916 and 1950, September 29, 1916.....	1649
Township Highway Superintendent—Duty of dragging all graveled and unimproved roads rests primarily with such township official.	475
Township Trustees—Appointment of Township Highway Superintendent—How removal of such appointee may be accomplished	606
Township Trustees are not authorized to loan road building machinery owned by township—Recovery may be had on contract when same is unlawfully leased—No authority under Section 7033 G. C. for expenditure of township funds in construction of switch—Party rights when same has been constructed.....	980
What is a "repair" of a highway—Opinion reaffirmed in which it was held State Highway Commissioner is not authorized to pay contractor an estimate based upon material delivered on site.....	1278
When County Highway Superintendent repairs road by force account—May contract for materials upon basis of number of tons hauled.	1231
Where contractor defaults in contract for state work—Where surety company which signed his bond is in hands of receiver—Proper course to pursue by highway commissioner.....	1346
Where contractor failed to perform contract—Highway commissioner readvertised and relet same—Contract relet at excess amount—Surety liable.....	1345
Rural post roads—Form of assent by Governor to entitle state to federal aid	1319
Secretary of Agriculture of United States—Rural post roads—Certain required information before state entitled to federal aid for rural post roads.....	1313
Without authority to release, prior to final completion of contract, any portion of percentage required to be retained by Section 1212 G. C. May allow and pay an estimate upon material only after such material has been incorporated in the work.....	157
Approval—	
Bond of Clifford W. Ozias, Division Engineer.....	772
Of bonds of certain employes.....	826
Disapproval of bonds of certain employes—Power of attorney and financial statement of companies not attached.....	763

STATE HIGHWAY COMMISSIONER—Concluded—	Page
When two or more boards of township trustees within the same county make application for state aid—How State Highway Commissioner may choose:-----	1138
STATE HIGHWAY DEPARTMENT—	
Workmen's Compensation Act—No authority of law for Industrial Commission to request State Highway Department to withhold payment of money earned by an employer, to pay an award allowed by said commission—How money might be obtained-----	1744
STATE HOUSE—	
State Board of Public Buildings—	
Certain vouchers drawn by said board should be paid—Case of Lyons v. said Board decided in Common Pleas Court of Franklin County distinguished from above items of expense-----	1833
Wyandotte Building—Board required to follow provisions of Section 2314 et seq. G. C. in contracts over three thousand dollars-----	1614
STATE INSPECTOR OF WORKSHOPS AND FACTORIES—	
Municipal corporation—Building owned by municipality condemned by State Inspector of Workshops and Factories—When levy can be made outside of ten mill limitation and within fifteen mill limitation for said improvement-----	1709
STATE INSURANCE FUND—	
Industrial Commission—Has no discretion in payment of attorney's fees for claimant when such fee is fixed by trial judge-----	681
Workmen's Compensation Law—	
Industrial Commission advised to adjust premium due State Insurance Fund from The Columbus Bolt Works-----	212
Redpath Chautauquas Company of Ohio—Liability to said act, especially so-called "Talent" used in its business-----	1434
State Insurance Fund is trust fund for payment of compensation to injured employes and dependents of killed employes—Said fund should be safeguarded—Claims should be clear but any doubt should be weighed carefully in favor of claimant-----	879
When allowance of compensation under two different sections may be made at same time to injured employe—Compensation for temporary total disability—Section 1465-79 G. C.—Amount for specific injuries—Section 1465-80 G. C.-----	1480
When Probate Court approves settlement made by guardian for benefit of minor children in claim under Section 27 of said law and bond is executed, where facts clearly show recovery could not be had upon an action to enforce collection of award, Industrial Commission has authority to approve settlement as outlined-----	881
STATE LIBRARIAN—	
Board of Library Trustees—Library fund—Custodian of fund—See Opinion No. 1059, November 30, 1915-----	555

STATE LIQUOR LICENSING BOARD—	Page
Charges filed against County License Commissioner—State Board has power to hear charges—Not affected by reason of indictment against such County License Commissioner.....	1781
Inspectors of said Board are not entitled to witness fees and mileage in addition to salary.....	872
Intoxicating liquors—	
A license to engage in said business is not subject to levy and sale on execution issued for satisfaction of a judgment against the licensee	423
How persons who traffic in same can be placed upon duplicate for Dow-Aiken liquor tax who have not been so charged—Prosecuting Attorney's duty when he has knowledge of such violation....	1673
Partnership duly licensed to conduct saloon may carry on business in whatsoever name or names chosen at place for which license issued—No additional license required—Liebenthal Brothers & Company—National Cordial Company.....	1539
Jurisdiction of Criminal Court, Lima, Ohio—Jurisdiction of Mayor, City of Lima and Justice of Peace of township in which city is located—Selling intoxicating liquors to a minor.....	589
Liquor License Law—Application to social clubs and fraternal organizations—When sale is made by club the transaction constitutes sale.....	413
One employed as counsel for village not public officer—Is not ineligible to appointment as County Liquor Licensing Commissioner.....	1651
Prosecuting Attorneys—No authority to present exceptions in misdemeanor cases to the Supreme Court—Jurisdiction limited to felony cases.....	559
Restaurant conducted on week days in connection with saloon may be kept open on Sunday if regular eating house—Section 13050 G. C. construed—Intoxicating liquor.....	410
Saloon license—Publication of notice of sale, mandatory—May be sold at private sale after such publication.....	453
 STATE LIQUOR LICENSE COMMISSION—	
Notice of sale of saloon license as a whole upon order of probate court—Publication according to Section 10700 G. C.....	186
 STATE MEDICAL BOARD—	
Antitoxin—When County Commissioners may pay for antitoxin procured by physician for indigent person.....	711
Examining Nurses and Chief Examiner—Such positions not subject to provisions of civil service law.....	1445
 STATE OFFICERS—	
State officer or employe receiving regular salary out of state treasury not entitled to receive additional compensation for overtime or night work.....	1841
 STATE PROPERTY—	
Contract between Sereff Brothers, contractors, and State Armory Board—When and how Board may complete unfinished contract—No authority for contractor or sub-contractor to perfect lien against state property.....	206

STATE ROADS—	Page
County Commissioners—Not authorized to expend county funds upon bridges within municipalities unless such bridges are on state or county roads—See Sections 2421 and 7557 G. C.	1152
STATE SANATORIUM—	
Board of State Charities—Tubercular patients of state sanatorium or tuberculosis hospital, city or county—When County Commissioners are liable for support of such patients at either of above institutions—Authority of Board of State Charities with respect to state sanatorium.	393
STATE SAVINGS BANK AND TRUST COMPANY—	
Capitol Trust Company—Continued corporate existence at request of state—Minimum Willis Tax fee charged.	1706
STATE TREASURY—	
Agricultural extension fund—Moneys received by State Treasurer from counties and federal government for above purpose not payable into state treasury—It is a trust fund.	570
Commissioner of Public Printing—Franklin County conservancy district report not authorized to be printed under Section 173-2 G. C., 106 O. L. 514.	556
Common pleas judge—Reimbursement for expenses when judge holds court in county other than that in which he resides—Chief Justice of Supreme Court does not assign judge—Expenses payable from state treasury.	575
Farmers' institutes—Money received by Dean of College of Agriculture of Ohio State University are not to be paid into state treasury—It is a trust fund.	568
Ohio Agricultural Experiment Station—Adam-Hatch fund received from federal government for purposes of conducting agricultural experiments—How such fund should be appropriated.	1262
State and Municipal Civil Service Commissions—Authority to procure attendance of witnesses is conferred on commissions—How such witnesses are to be paid—Fees not payable in advance.	701
State Dental Board—Interpretation of Section 1316 G. C. and Section 22, Article II, Constitution—Specific appropriation required of moneys paid into State Treasury.	220
State officer or employe receiving regular salary out of state treasury not entitled to receive additional compensation for overtime or night work.	1841
STATE VETERINARIAN—	
Veterinary medicine—Form of indictment for illegal practice of same.	1110
STATISTICIAN (BUREAU OF VITAL STATISTICS)—	
Civil service—Authority to determine whether any position not named in unclassified service should by reason of its confidential character be exempt from that of competitive examination rests with State Civil Service Commission.	1557

STEAM BOILERS—	Page
Boiler inspection—Insurance companies cannot be compelled to collect fee for certificate provided for in Section 1058-21 G. C.—General or special inspectors may collect said fees at time of inspection—	736
Boilers of less than fifteen pounds pressure exempt from inspection when equipped with safety devices—Resolution authorizing inspection when boilers not so equipped, unnecessary-----	22
STEAMSHIP TICKETS—	
Auditor of State—Bond and certificate required for sale of genuine steamship and railroad tickets for transportation to and from foreign countries—How same may be released and new certificate and bond filed—Sections 290 to 295 G. C. construed-----	1735
STENOGRAPHER—	
Lookout Mountain Monument—Soldiers' Memorial Commission is authorized to pay expenses of person designated to unveil monument, and also expenses of stenographer to make record of dedicatory exercises-----	852
STEPCHILDREN—	
Mothers' Pension Law—Grantee ineligible to receive pension after remarriage—Stepfather not liable for support of stepchildren....	365
STEUBENVILLE—	
Municipal corporation—Primary election is neither a regular or general election—Initiative and referendum—Failure of Board of Deputy State Supervisors of Election to submit ordinance or measure to electors at time special election should have been held—Should be submitted at next regular or general election—Certain limitation—City of Steubenville-----	1338
STOCK—	
Affidavit of the Central Ohio Railroad Company—Secretary of State advised to receive and file same—Fee to be charged-----	261
Corporation—	
Has authority to increase capital stock by issuance of both common and preferred stock after its original capital stock is fully subscribed and an installment of ten per cent. paid on each share and before stock authorized by subsequent issue has been subscribed or any part thereof paid for-----	1392
Purchase of its own stock—Previously subscribed, issued and outstanding—Not restored to status of unissued stock—Continues to retain its character—Tax computed upon <i>all</i> its subscribed or issued and outstanding stock regardless of fact corporation has purchased portion of its stock-----	1322
Redeemed preferred stock held to be merely withdrawn and may be reissued—The Goodyear Tire & Rubber Company of Akron, Ohio-----	758
Tax on increase of capital stock— <i>Exemption</i> of Section 5519 G. C. not applicable to increase of issued and outstanding capital stock as a part or all of the increase in authorized capital stock of corporation made within six months period prescribed by said section—Where articles of incorporation filed and organization effected prior to six months period-----	1606

STOCKS—Concluded—	
Secretary of State—	Page
Amendment to articles of incorporation of the Farr Brick Company authorized to be received—Limited to particular case.....	8
When corporation can change its unissued common stock into preferred stock by <i>amendment</i> —Exception to general rule as now promulgated.....	127
STOCK (BUILDING AND LOAN)—	
Building and Loan Association may prevent withdrawal of stock of depositors before such stock has been paid up in full—Sections 9651 and 9652 G. C. construed in connection with contemplated constitution and by-laws of such associations.....	1862
STOCKHOLDERS—	
Amendment to articles of incorporation adopted by unanimous consent of stockholders changing unissued common stock to preferred stock or unissued preferred stock to common stock, approved—The Radium-actiV Company	363
Approval of amendment to articles of incorporation of the George B. Luper Company—Unissued common stock changed to preferred stock ..	221
Banks and banking—Stockholders of state banks not authorized to cumulate their votes in election of directors.....	1804
Corporation—	
May by amendment to articles of incorporation authorized by unanimous consent of stockholders, change issued common stock to preferred stock and issued preferred stock to common stock.....	1284
Redeemed preferred stock held to be merely withdrawn and may be reissued—The Goodyear Tire & Rubber Company of Akron, Ohio.....	758
Secretary of State—When corporation can change its unissued common stock into preferred stock by <i>amendment</i> —Exception to general rule as now promulgated.....	127
STONE—	
Roads and highways—Where commissioners of road district let contract for purchase of stone prior to going into effect of Cass Highway Law—May contract after law becomes effective for hauling of stone where property owners have performed their part of an agreement to improve the roads.....	1025
STORES—	
Industrial Commission—Authority under building code to issue general order fixing requirements for heating public buildings.....	1551
STREAMS—	
Canal lands—State's liability for negligence when canals overflow on private property—Damages—When allowed and when not allowed.....	1474
Navigable rivers—Definition—Little Miami River.....	1711

STREETS AND ALLEYS—

	Page
Appropriation to City of Columbus—"Repaving High Street from Broad to State in front of state ground"—Item, cost and expense of constructing water main in High Street, included	506
Board of Education—The word "taxation" as used in Section 4759 G. C. does not include the term "assessment"—Streets improved on which school property abuts—Not assessable—Board without authority to pay for such improvement out of its contingent fund or levy tax for such purpose	663
Disapproval, transcript of bond issue, village of Jefferson, Madison County, Ohio—Assessment bonds issued by village to pay cost of paving between rails of an interurban railroad	478
Municipal Corporation—	
Contract for improvement of street—Provision for excavation and haul discussed—Contractor may receive additional compensation when materials hauled beyond limitation fixed by engineer and contract	1333
Contractor is entitled to interest accruing on guaranty fund, if it is so stipulated in contract	174
Council changes grade of street after contract has been let at a unit price for all excavation—Contractor not required to make additional excavation at price bid on original contract	514
Excavation of materials for street improvement—Interpretation of contract made by municipality and contractor for disposing and hauling away dirt so excavated	1441
Petition presented by property owners for improvement of street on assessment plan can not contain restrictions binding present or subsequent council as to general assessments for street improvements	1085
Plats of lands and streets outside of such municipal corporation—Absence of acceptance by public authorities—Not required to improve or repair such streets.....	1018
Special assessment for non-residents who own real estate in city may include several parcels of land in one notice—Newspaper entitled to legal compensation according to form submitted by city officials	1222
Under ordinance passed by Council of Alliance, vacating parts of streets the state has acquired proper title to parts of streets so vacated	509
When contractor accepts payment in full on final estimate—Cannot later claim interest from time payment should have been made and was made	173
Roads and highways—Eight hour law—Extraordinary emergencies—Road work prosecuted only during summer months—Inconvenience to public—Such reasons do not constitute "emergency" within meaning of Section 17-1 G. C.	1530
Trustees of Ohio State University—Not authorized to dedicate land for street purposes without express legislative authorization.....	1730

STRUTHERS (VILLAGE)—

Approval, order of State Board of Health, public water supply, Struthers, Ohio	1332
--------------------------------------------------------------------------------------	------

	Page
STUDENTS—	
Combined Normal and Industrial Department of Wilberforce University— Liability for tuitions paid by students to Wilberforce University which belong to said above named department.....	1042
STUTZ, ARTHUR—	
Approval, leases of canal and reservoir lands to Lon Fisher, Arthur Stutz and John D. Doley.....	1821
SUB-CONTRACTORS—	
Lien statutes, Sections 8312, 8313, 8314 G. C. applicable only to private contracts—See Sections 6947 and 3298-4 G. C. Cass Highway Law for road improvement contracts.....	139
SUBPOENAS—	
County board of school examiners—Witnesses—Authority to issue sub- poenas—Fees of witnesses—Necessary expenses of sending for witnesses—How paid—Board may revoke a five year certificate..	1728
May issue out of any United States District Court in any criminal case for prisoner in Ohio State Reformatory to appear as witness, when duly served.....	1676
SUBSCRIBED STOCK—	
Corporation—Franchise tax computed upon subscribed but not yet issued capital stock and also upon its issued capital stock.....	288
SUBWAYS—	
Canal lands—Lease of same to city of Cincinnati—Acts of 1911, 1913 and 1916 considered—Act of 1913 without effect since no lease was executed under it—How new lease should be executed.....	1266
SUITS—	
Board of Education—When member of Rural Board brings action to en- join another member from serving on such Board—Attorney's fees—Not payable from school funds.....	552
SUMMIT LAKE—	
Approval, lease to Ira M. Miller, Akron, Ohio, portion of water front along east bank of Summit Lake.....	1687
SUPERINTENDENT—	
See County Superintendent.	
See District Superintendent.	
Automobile for county infirmary—County Commissioners may purchase oil, gasoline and tires for automobile furnished by Superintendent of county infirmary—Such service may be required in fixing Superintendent's compensation.....	1800
County and District Superintendents of Schools—Who are eligible under Sections 4744-4 G. C. and 4744-5 G. C. to serve as such Superin- tendents.....	834
District Superintendent—Frequency of filing reports under Section 4740 G. C., 106 O. L. 439, left to discretion of County Superintendent— Duty of Board of Education to withhold pay of Superintendent— who fails to file required reports.....	1981

SUPERINTENDENT—Concluded—

	Page
Roads and highways—	
County Highway Superintendent—Appointment of Assistants, Superintendents and Inspectors for state work—Employed by County Highway Superintendent with approval of Chief Highway Engineer—When State Highway Commissioner appoints under Section 1182 G. C.—Road oiling machines.....	750
Expenses of Assistants appointed under Section 1219 G. C. engaged in making surveys and plans—How apportioned—Expenses of Assistants, Superintendents and Inspectors appointed by provisions of above section engaged in work of supervision and inspection—How apportioned.....	939
How compensation and expenses of Assistants employed under Section 7181 G. C. are to be paid—How Assistants, Superintendents and Inspectors employed under Section 1219 G. C. are to be paid..	1160
Person may be employed as Assistant under Section 7181 G. C. and also as Assistant Superintendent or Inspector under Section 1219 G. C. subject to qualification that he cannot act in both capacities at same time—Compensation, how computed.....	965

SUPERINTENDENT OF ARMORY—

Salary—When temporarily absent in military service and others perform work—County Commissioners may waive rights to claim personal services of said Superintendent.....	1395
-------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

SUPERINTENDENT OF BANKS—

Banks and banking—	
Circulation of advertisement—Statement that all banks are not safe and banks which carry bank depositors' insurance are safer than those which do not carry such insurance, not a violation of Section 13383-1 G. C.....	1904
Stockholders of state banks not authorized to cumulate their votes in election of Directors.....	1804
Building and Loan Associations— May engage in business of making chattel loans—License from Superintendent of Banks.....	1223
Chattel mortgage or loan brokers—Any such broker who obtains state license is not required to pay any additional license fee to a municipality.....	832
Morris Plan Bank—Method of loaning money not authorized by laws of this state.....	1401
Safe deposit companies—Not authorized to accept trusts or act as Trustee—Cannot issue "participating certificates"—May accept for safe-keeping such participating certificates.....	1827

SUPERINTENDENT OF COUNTY INFIRMARY—

Civil service—Superintendent of County Infirmary—In classified civil service.....	1257
-----------------------------------------------------------------------------------	------

SUPERINTENDENT OF INSURANCE—

Brotherhood of All Railway Employes, a foreign fraternal benefit association, cannot be licensed to do business in Ohio—Its charter authorizes payment of death benefits only in event of death resulting from accidents—Such provision does not meet requirements of General Code of Ohio.....	57
-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	----

	Page
SUPERINTENDENT OF INSURANCE—Concluded—	
Domestic insurance company—Not “doing business” within meaning of Section 9590 G. C.—Not exempt from making reports as domestic corporation for profit under Section 5495 et seq. G. C.—Globe Insurance Company.....	1945
Fidelity or Indemnity Insurance Company—Must have authorized paid up capital stock of not less than \$250,000 to qualify as surety under provisions of Section 2723 G. C.....	1428
Insurance—Adjustment of foreign insurance Company’s tax—Word “premium” does not include assessment receipts—Interpretation of Sections 5432 and 5433 G. C.....	643
SUPERINTENDENT OF PUBLIC INSTRUCTION—	
Board of Education—	
Adoption of text books—Not mandatory to readopt after five years have elapsed since books first adopted.....	796
Boards of adjoining county school districts may not act under authority of Section 4696 G. C., 106 O. L. 397, on petition to transfer territory from a rural school district in one of said county school districts to a local district in said adjoining county school district, <i>after</i> proceedings have been commenced to centralize schools in said rural school district—Madison County.....	343
Board of Education—	
Bonds issued for purpose of purchasing site whereon to erect high school building—May not be used for erection of grade school building..	1778
Centralization adopted—Board may secure sites at different points in such districts and erect suitable buildings.....	496
Board of Education of a Rural School District can legally own real estate in limits of a village school district located within said township..	13
County and District Superintendents of Schools—Who are eligible under Sections 4744-4 G. C. and 4744-5 G. C. to serve as such superintendents.....	834
County Board of Education—	
Filing of remonstrance against transfer of territory under Section 4692 G. C., 106 O. L. 397—When names may be withdrawn from remonstrance—When transfer legally effected.....	582
Territory may not be transferred to an adjoining county district after proceedings to centralize schools of rural school districts have been commenced.....	557
County Board of School Examiners—	
Terms of such members—Those eligible to appointment as members of such board.....	1423
When board is required to grant an applicant a one year certificate who has not had previous teaching experience.....	561
Dental college graduates—No institution of learning may legally confer degrees for any course of study unless Sections 9922 and 9923 G. C. are complied with—Ohio State Dental Board may define “reputable Dental College”—Lack of authority to confer degrees not conclusive against any such college.....	1554
Schools—	
A teacher employed by any board of education may not be employed by publishers of text books, which are listed with superintendent of public instruction, to demonstrate methods of such text books in summer normal schools—See section 7718 G. C., 106 O. L. 447..	863

SUPERINTENDENT OF PUBLIC INSTRUCTION—Concluded—

	Page
Schools—Concluded—	
Teacher's certificate of qualification questioned by State Inspector— Board of Education not liable personally for compensation paid teacher although certificate of grade of high school is withdrawn..	1880
State Board of School Examiners—Refusal to grant certificate to appli- cant—Upon request board should disclose to applicant all evidence submitted to it.....	1364
Superintendent of Public Instruction—Vacancy in office—Person appointed continues for full term of four years—Constitutional provision governs appointment.....	292
Teachers' Pension Fund—Where teacher retires pursuant to provisions of Section 7882 G. C.—Eligible to pension under Section 7883 G. C.—Right to pension not defeated by subsequent employment....	1657
Text books—When majority of members of Village or Rural School Board do not vote for adoption of text books, recommended by District Superintendent, Board may under Section 7713 G. C. adopt books without further recommendation by District Superintendent— Time for adopting text books.....	1357

SUPERINTENDENT OF PUBLIC WORKS—

Approval—

Certain leases for parts of Miami and Erie Canal and land at Buckeye Lake, St. Marys and Indian Lakes.....	1395
Certain leases on canal lands.....	858
Form of leases of reservoir lands at Indian Lake and St. Marys.....	1107
Lease for oil and gas purposes to J. R. Elder, portion of Hocking Canal property in Hocking and Athens counties.....	1907
Lease for portion of abandoned Ohio Canal to the Scioto Valley Traction Company.....	1934
Lease of canal lands to the Pharis Tire & Rubber Company, Newark, Ohio.....	870
Lease of canal land to the Dayton Gas Company in City of Dayton....	1888
Lease of certain canal lands in Akron to Glen Brown.....	730
Lease of Columbus feeder to Scioto Valley Traction Company.....	1970
Lease of island in Buckeye Lake to C. C. Philbrick.....	1091
Lease of part of abandoned Hocking Canal to J. R. Elder for oil and gas purposes.....	1170
Lease of portion of canal lands at Akron to the Canal Belt Railroad Company.....	1971
Lease of portion of Ohio Canal in Muskingum County to the Columbus Oil & Fuel Company.....	683
Leases for certain canal and reservoir lands—Bridgewater Machine Company—Lancaster Lens Company—F. G. Strickland—A. R. Tarr—George Martin.....	1606
Leases of canal and reservoir lands to Eliza H. McElvain, Mabel V. Brown, The Eagleport Oil & Gas Company and William Schneider.	1876
Leases of canal and reservoir lands to Lon Fisher, Arthur Stutz and John D. Doley.....	1821
Leases of certain canal and reservoir lands to the Northwestern Ohio Light Company and Howard G. Goodwin.....	1919
Leases of certain canal lands.....	1795
Leases of certain reservoir and canal lands to Alva B. Jones and T. V. Taylor, respectively.....	1927

SUPERINTENDENT OF PUBLIC WORKS—Continued—

	Page
Approval—Concluded—	
Leases to Board of Agriculture of Ohio for fish hatcheries	1519
Lease to Ira M. Miller, Akron, Ohio, portion of water front along east bank of Summit Lake	1687
Of Abstract of Title and deed to real estate in Coshocton County to State of Ohio—Grantors, Gilbert J. McKee and wife	362
Of a number of leases of canal lands	159
Of certain canal land leases	16
Of certain leases for Ohio and Hocking Canal lands and St. Marys Reservoir lands	1108
Of certain leases of canal lands at Cleveland, Dayton and Logan, Ohio	168
Of lease of certain canal lands in City of Akron to Martin D. Kuhlke ..	65
Of lease of reservoir lands in Logan County to the Russell Point Amusement Company	301
Of leases of certain canal and reservoir lands	233
Of lease to the Smith-Eaton Company, certain canal lands in City of Akron	485
Public sale of canal property in City of Chillicothe, Ohio, to the Sear & Nichols Canning Company	1939
Sale of canal lands in Ross and Licking counties	1448
Sale of canal lands in Licking County to Sylvester A. Mears	1914
Sale of canal lands in City of Massillon to the Hess-Snyder Co.—Also sale of canal lands in Licking County, Ohio, to Emma E. Mears ..	1938
Sale of canal lands in City of Akron to the B. F. Goodrich Company ..	1124
Sale of certain abandoned Ohio canal property in Madison Township, Licking County and Hocking Canal in Village of Logan, Hocking County	1106
Sale of certain canal lands in City of Akron, to Frank C. Howland ..	1108
Sale of certain canal lands in Union Township, Ross County, to County Commissioners	1292
Sale of certain canal lands in Village of Newburgh Heights, Cuyahoga County, Ohio	1107
Sale of Ohio canal lands in City of Massillon to Hess-Snyder Company ..	1790
Sale of portion of abandoned Ohio canal property in Ross County to Miss Olive Mace and also to Mary A. Prather and Margaret S. Stitt	1688
Sale of three tracts of canal lands in Madison Township, Licking County, Ohio, to the following: Nellie M. Bolin, Mary C. Bolin, R. W. Lillard	1889
Sale of tract of land in City of Akron, to The Williams Foundry and Machine Company	953
Sale to The Austin Powder Company of Cleveland, Ohio, portion of abandoned Ohio Canal Basin	1635
Twenty-one leases of canal lands	685
Canal lands—	
Lease of same to City of Cincinnati—Acts of 1911, 1913 and 1916 considered—Act of 1913 without effect since no lease was executed under it—How new lease should be executed	1266
Proposed lease to City of Dover—When lease should be executed in name of City by Director of Public Service or Director of Public Safety—Council should first authorize same	1940

SUPERINTENDENT OF PUBLIC WORKS—Concluded—

	Page
Canal lands—Concluded—	
Sale of a portion of such lands in Village of Newburgh Heights, Cuyahoga County, and also in Village of Millersport, Fairfield County, Ohio.....	232
State's liability for negligence when canals overflow on private property—Damages—When allowed and when not allowed.....	1474
Disapproval—	
Lease of canal lands in City of Akron, to Hancock Brothers, a partnership.....	917
Lease of certain canal lands at Cleveland, Ohio, to Corrigan, McKinney & Company—Should be executed by all partners.....	961
Leases of canal lands to Commissioners of Lucas County and Mrs. Louise C. Hartman, Logan, Ohio.....	690
Lease to Glen Brown of certain canal lands in City of Akron, Ohio....	709
Of lease certain reservoir lands to the Russell's Point Amusement Company.....	233
Proposed sales of canal lands to the B. & O. S. W. R. R. Co. and the C. H. & D. Ry. Co. at Chillicothe, Ohio.....	956
Proposed sale of certain canal lands in City of Akron, to B. F. Goodrich Company.....	927
Form of legal advertisement for sale of canal lands—B. F. Goodrich Company.....	941
May appoint Commissioners pursuant to Sections 455 and 457 G. C.—No appropriation available at present time to pay their compensation.....	1469
Proposed agreement between state and the Miami Conservancy District, approved.....	242
Sale of canal lands—Purchaser required to make certain changes in adjoining land retained by state—Notice of sale should contain conditions.....	195

SUPERINTENDENT OF SCHOOLS—

County Board of Education—Where prior to August 27, 1915, number of teachers employed in any supervision district reduced below twenty, such supervision district thereby abolished—If board acted pursuant to Sections 4692, 4736 or 4738 G. C., 106 O. L. 396, reduced number of teachers below thirty, district abolished—When position of district superintendent is abolished for above reasons—Question of territory also considered.....	1197
-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

SUPERINTENDENT OF SCHOOLS (COUNTY)—

County Board of School Examiners—Terms of such members—Those eligible to appointment as members of such board.....	1423
--------------------------------------------------------------------------------------------------------------------	------

SUPERINTENDENT OF THE OHIO HOSPITAL FOR EPILEPTICS—

Ohio Hospital for Epileptics—Superintendent—Letter may be mailed describing condition of patient in that institution to person contemplating marriage with such inmate.....	1081
-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

SUPERINTENDENT OF WATER WORKS—

Municipal corporation—Superintendent of Water Works of city having held position continuously for more than seven years prior to January 1, 1915, may only be removed by Section 486-17a, 106 O. L. 412—Removal—Temporary appointment—How made.....	1115
-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

	Page
SUPERINTENDENT (VILLAGE OR RURAL SCHOOL DISTRICT)—	
Interpretation of Section 4740 G. C.—Amended twice by same legislature —Effect—The word “superintendent” defined—“State aid” refers to regular payment by state of part of salary of district superintendent not to aid to weak school district—District em- ploying part time superintendent may receive state aid to weak school district.....	1176
SUPERIOR BUILDING AND LOAN COMPANY—	
Complaint of James A. Devine, Inspector of Building and Loan Asso- ciations.....	648
SUPPLEMENTARY CONTRACT—	
Roads and highways—Milan-Elyria Road in Lorain County—Contractors not required to furnish additional material—When supplementary contract may be entered into for such additional material.....	1155
SUPPLIES—	
Clerk of Courts—Who shall procure supplies and pay bills for such offices— Interpretation of Section 2872 G. C.....	733
SUPPLIES (BOARD OF ELECTIONS)—	
Deputy State Supervisors and Inspectors of Elections—Expenses for offices in registration cities is required to be paid by such city from its general fund—Lorain—Elyria.....	1001
SUPREME COURT—	
Case of Commissioners v. Swanson, Court of Appeals, Tuscarawas County— Prosecutor should endeavor to have same reviewed by Supreme Court.....	1525
Common Pleas Judge—Assigned by Chief Justice of Supreme Court—Not entitled to compensation for day on which judgment is entered in cause previously heard, unless he <i>actually</i> holds such court on such day.....	1936
Prosecuting Attorneys—No authority to present exceptions in misdemeanor cases to the Supreme Court—Jurisdiction limited to felony cases	559
SURETY—	
Auditor of State—Has authority to release bond given under Section 291 G. C. provided new bond is given.....	405
Banks and Banking—Depository of county funds—May designate another bank or trust company as its agent—Original depository and its surety still responsible for safe keeping of such funds.....	62
County Commissioners—Bond of County Treasurer—How reduced during term of office.....	1636
Fidelity or Indemnity Insurance Company—Must have authorized paid up capital stock of not less than \$250,000 to qualify as surety under provisions of Section 2723 G. C.....	1428
Roads and highways—Where contractor failed to perform contract— Highway Commissioner readvertised and relet same—Contract relet at excess amount—Surety liable.....	1345

SURETY—Concluded—	Page
State Highway Department—Disapproval of bonds of certain employes— Power of attorney and financial statement of companies not attached.....	763
SURETY COMPANY—	
Auditor of State—Bond and certificate required for sale of genuine steam- ship and railroad tickets for transportation to and from foreign countries—How same may be released and new certificate and bond filed—Sections 290 to 295 G. C. construed.....	1735
Roads and highways—	
Barnesville—Hendrysburg Road in Belmont County—Under facts submitted Ohio Valley Contracting Company may continue improvement without entering into new contract.....	1560
Where contractor defaults in contract for state work—Where surety company which signed his bond is in hands of receiver—Proper course to pursue by highway commissioner.....	1346
SUSPENDED SCHOOL—	
Board of Education—Authorization to re-establish suspended school— Must find twelve or more pupils qualified who are enrolled in attendance at some school.....	1487
SWANSON v. COMMISSIONERS—	
Case of Commissioners v. Swanson, Court of Appeals, Tuscarawas County —Prosecutor should endeavor to have same reviewed by Supreme Court.....	1525
SWITCH—	
Roads and highways—	
Township trustees are not authorized to loan road building machinery owned by township—Recovery may be had on contract when same is unlawfully leased—No authority under Section 7033 G. C. for expenditure of township funds in construction of switch—Party rights when same has been constructed.....	980
Construction of switch across inter-county highway by interurban electric railway company—What agreement between State High- way Commissioner and railway company should contain.....	1455
SYNOPSIS—	
Approval—	
Synopsis for initiative law to provide free text books in public schools..	551
Synopsis for initiative law to provide free text books in public schools —Resubmitted.....	605
Synopsis for initiative petition prohibiting liability insurance com- panies competing with Workmen's Compensation.....	1294
Synopsis for initiative petition to amend constitution of Ohio by re- pealing Article XV, Section 10 civil service.....	615

TAGS—	Page
Automobile license plates—Board of Administration has authority to manufacture such plates with convict labor in penitentiary and reformatory.....	972
“TALENT”—	
Workmen’s Compensation Act—Redpath Chautauqua Company of Ohio—Liability to said act, especially so-called “talent” used in its business.....	1434
TALESMEN—	
Jury service—Talesmen—Bystanders—When entitled to fee.....	962
TAX COMMISSION—	
Authority under Parrett-Whittemore Law—Has power to direct County Board of Revision to organize prior to 2nd Monday in June, 1916—Said board can <i>only</i> pass upon unfinished business of District Board of Complaints—What complaints can and cannot be passed upon by County Board of Revision at subsequent sessions	145
Bonds issued for road construction prior to going into effect of Cass Highway Law—Roads improved by Garrett and Thomas Laws, Section 6926 to 6956 G. C. inclusive—What limitations applicable to tax levies for said purpose—Cass Law limitations not applicable.....	1532
Capital Trust Company—Continued corporate existence at request of state—Minimum Willis Tax fee charged.....	1706
Circular letter to County Board of Revision disapproved in certain particulars—Suggestion offered.....	910
Corporations—	
Cancellation of charters by Tax Commission of certain corporations—How reinstated—Western Star Publishing Company—The Dayton Castings Company.....	1512
Failure to file certificate reducing capital stock of corporations which had reduced same before month of May—Such certificate when filed will relate back to time of reduction.....	1912
Franchise tax computed upon subscribed but not yet issued capital stock and also upon its issued capital stock.....	288
Purchase of its own stock—Previously subscribed, issued and outstanding—Not restored to status of unissued stock—Continued to retain its character—Tax computed upon <i>all</i> its subscribed or issued and outstanding stock regardless of fact corporation has purchased portion of its stock.....	1322
Tax on increase of capital stock— <i>Exemption</i> of Section 5519 G. C. not applicable to increase of issued and outstanding capital stock as a part or all of the increase in authorized capital stock of corporation made within six months period prescribed by said section—Where articles of incorporation filed and organization effected prior to six months period.....	1606
When increasing authorized capital stock—Not required to file certificate showing ten per cent of its <i>entire</i> capital stock has been subscribed.....	289

TAX COMMISSION—Continued—

	Page
County Board of Revision—Increase of property valuation—Notice necessary to property owners—Where county auditor neglected or was unable to give notice in time required—Tax Commission may extend time for completion of work of County Board of Revision so as to give opportunity to file complaints.....	1565
County Commissioners—	
May allow contingent expenses of employes of taxing department of county auditor's office and County Board of Revision—What is meant by contingent expenses under provisions of Section 5585 G. C., 106 O. L. 256—Car fare, automobile hire, etc.....	623
When "emergency" occurs in repair of roads—Levy made under Section 7419 G. C. is not subject to fifteen mill limitation provided by Section 5649-5b G. C.....	1017
County Treasurer—Duplicate payment of taxes—Constitute trust fund—Suggestions as to how money can be refunded.....	517
District board of complaints—What appeals may or may not be heard by the Tax Commission—Board of Complaints of Lucas County....	491
Domestic Insurance Company—Not "doing business" within meaning of Section 9590 G. C.—Not exempt from making reports as domestic corporation for profit under Section 5495 et seq. G. C.—Globe Insurance Company.....	1945
Foreign Corporation—When same qualifies to do business in this state and still owns property in this state but no longer is "doing business" in state—Required to pay minimum fee of ten dollars in compliance with Section 5503 G. C.—When corporation may retire from this state and continue to hold property here.....	995
Foreign Railroad Company—Real estate acquired for new right of way—Lease of same temporarily—Not liable for excise tax on that part of earnings from such property.....	498
Insurance—Taxation of agents' balances for life and fire companies discontinued—See opinion No. 1821, July 31, 1916, to Tax Commission of Ohio.....	1889
Interpretation of Parrett-Whittemore Law providing for listing and valuation of property for purposes of taxation—Annual appraisalment of real estate not required unless ordered by Tax Commission—Re-assessment of real property ordered by Tax Commission—Authority vested in county auditor to determine who shall perform such duty—County Auditor without authority to originate or change any assessment of real property—Assessors begin appraising real property on second Monday in April—"Unit or tentative" values of real property not permitted—Powers and duties of county Boards of Revision at its June and August sessions—Powers conferred upon county auditor by Section 5401 G. C. may be exercised before or after completion of tax list.....	32
Interpretation of Sections 12, 13, 14, and 15, Sections 5371-4, 5406-1, 5406-2 and 5406-3 G. C. Parrett-Whittemore Bill providing for listing and valuation of property for purposes of taxation—Whether property of company may be considered as a unit—Whether property pertaining to a business carried on in more than one political subdivision up to a county be valued as unit by commission—Whether business carried on in more than one county may be valued by Commission—Construction of word "business" as found in the law.....	324

TAX COMMISSION—Concluded—	Page
May not extend time for completion of work of County Board of Revision at its June session beyond first Monday in August of said year— Authority conferred by Section 5613 G. C. is limited to years in which an original appraisalment has been made.....	1012
Municipal Corporation—Building owned by municipality condemned by State Inspector of Workshops and Factories—When levy can be made outside of ten mill limitation and within fifteen mill imita- tion for said improvement.....	1709
Office incompatible—Member of County Board of Revision—Trustee of Ohio Soldiers' and Sailors' Home, Xenia, Ohio.....	553
Taxes and taxation—	
Approval of partial list of instructions to County Auditors inter- preting provisions of Parrett-Whittemore Law.....	115
Assignees, Receivers, Sheriffs and Master Commissioners required to list for taxation moneys, credits, investments in securities or other personal property in their possession—Property shall be entered on tax list on account of person, firm or company for whom it is held.....	674
Contract between Logan Natural Gas and Fuel Company and the Citizens Gas and Electric Company of Elyria, Ohio, construed— Question as to whether contract is one of sale or agency must be de- termined by each agreement.....	1756
Contract between the Cleveland Railway Company and Cleveland, Painesville and Eastern Railroad Company—Excise taxes— Gross earnings for purpose of tax	1371
County Board of Revision—No authority for payment of fees to wit- nesses called by such board—Board of Education of school district may contract with board of another district for admission of its pupils—Board may assign such pupils to attend school—Com- pulsory education laws—When pupils subject thereto.....	1471
Insurance companies—Agents' balances—How taxable.....	1307
Lien of state for franchise or excise taxes when same is inferior to lien of a mortgage—Two special kinds—Section 5506 G. C construed	1822
Philippine Government Registered Bonds—Not taxable in Ohio.....	1968
Proper excise tax to be charged against F. B. Torpy as Receiver of Marietta, Columbus and Cleveland Railroad Company.....	1915
Shares of capital stock of Cleveland & Pittsburgh Railroad Company are not taxable in Ohio.....	1739
Tax levies made by township trustees for road purposes under authority of Sections 1222, 3298-1, 3298-13 and 3298-20 G. C., 106 O. L. 574 et seq. are upon all taxable property of township including that within any incorporated village or city therein situated— Levy under Section 3298-18 G. C. is upon taxable property of such township outside of any incorporated village or city situated therein—When such levies are illegal—See opinion No. 1408, March 22, 1916.....	1507
When corporation is "natural gas" company within meaning of public utility tax statutes of 1911—Such company required to pay ex- cise taxes on basis of entire receipts from all business done—Who is liable for omitted taxes when assets of company sold to another company—Charge should be made against company actually in default.....	901

TAX DUPLICATE—	Page
Intoxicating liquors—How persons who traffic in same can be placed upon duplicate for Dow-Aiken Liquor Tax who have not been so charged—Prosecuting Attorney's duty when he has knowledge of such violation.....	1673
Taxes and taxation—Where by terms of will a person becomes seized of life estate in real property—How title can be transferred on tax duplicate from name of testator to life tenant.....	1714
TAXES AND TAXATION—	
Approval of partial list of instructions to County Auditors interpreting provisions of Parrett-Whittemore Law.....	115
Assignees, Receivers, Sheriffs and Master Commissioners required to list for taxation moneys, credits, investments in securities or other personal property in their possession—Property shall be entered on tax list on account of person, firm or company for whom it is held.....	674
Attorney's fees allowed by court under provisions of Section 2923 G. C., 106 O. L. 105, final—When properly certified Auditor may issue warrant—Allowance not required by County Commissioners.....	824
Board of Education—	
Bonds issued pursuant to Section 7625 G. C. for construction of school building—Tax levy certified to County Budget Commission after electors had voted favorably for bond issue—Where Budget Commission had completed work and certified its findings to County Auditor, <i>if levy within fifteen mill limitation</i> , said Budget Commission may certify same to County Auditor—Duty of County Auditor to determine tax rate necessary to produce amount needed.....	1699
Bond issue to purchase site and erect high school building may be submitted at special or general election—Additional tax for high school purposes, how submitted—Bonds issued under Section 7669 G. C. for high school building must be issued by each district separately and majority of electors in each district must approve—Levy for interest and sinking fund, how apportioned—Site purchased by Boards of Education of several united districts—Limitations of levy for interest and sinking fund discussed.....	1100
The word "taxation" as used in Section 4759 G. C. does not include the term "assessment"—Street improved on which school property abuts—Not assessable—Board without authority to pay for such improvement out of its contingent fund or levy tax for such purpose.....	663
When village school district has tax valuation of less than \$500,000 board should submit to electors question of reorganizing or dissolving such district—Sections 4681, 4682 and 4682-1 G. C. construed.....	1388
Bonds issued for road construction prior to going into effect of Cass Highway Law—Roads improved by Garrett and Thomas Laws, Sections 6926 to 6956 G. C. inclusive—What limitations applicable to tax levies for said purpose—Cass Law limitations not applicable.....	1532
Bonds of township officers do not require government stamps under schedule A of the Emergency Revenue Act of 1914.....	137

TAXES AND TAXATION—Continued—	Page
Bridges and culverts—County Commissioners may borrow money under Section 2434 G. C. to construct and repair same—Condemnation of important bridge.....	1182
Capitol Trust Company—Continued corporate existence at request of state—Minimum Willis Tax fee charged.....	1706
Cass Highway Law—Discussion of tax levying sections—Whether or not interior limitations and ten and fifteen mill limitations apply to tax levies authorized to be made by Township trustees and County Commissioners—Taxable property that is and is not subject to levies authorized for township and county road purposes—General discussion of tax levying powers and limitations under provisions of Cass Highway Law.....	541
Children's home—Where Trustees request admission of pupils to common schools—Board of Education of district obliged to admit such pupils—County Commissioners pay tuition—When new building required and fund not available—Board of Education must borrow money for purpose of erecting school building.....	1285
Collateral Inheritance Tax—	
Capital University, Columbus, Ohio, exempt—The Wernle Orphans' Home, Richmond, Indiana, subject to tax—Section 5332 G. C. not repealed by implication.....	301
Construction of words "to or for use of an institution in this state for purpose only of public charity or other exclusively public purposes" as used in Section 5332 G. C.—Marietta, Ohio.....	466
Estate for life of another—Estate in remainder—When taxable.....	1383
St. Vincent's Orphans' Asylum, Columbus, Ohio, exempt from said tax—Is institution of public charity.....	899
Section 5331 G. C., 103 O. L. 463 construed—Lineal descendant—Bequest to church.....	277
Where by terms of will, estates in remainder pass to collateral heirs determined according to provisions of statute of descent and distribution in force at time of death of testator—Such estates taxable—When tax becomes a lien—Time of determination postponed until death of life tenant—When statutes for collection of tax begin to run.....	1360
Where person other than those exempted by provision of Section 5331 G. C. takes an estate by virtue of provisions of Section 10581 G. C.—Said estate subject to said tax prescribed in Section 5331 G. C.....	1594
Contract between Logan Natural Gas and Fuel Company and the Citizens Gas and Electric Company of Elyria, Ohio, construed—Question as to whether contract is one of sale or agency must be determined by each agreement.....	1756
Contract between the Cleveland Railway Company and Cleveland, Painesville and Eastern Railroad Company—Excise taxes—Gross earnings for purpose of tax.....	1371
Corporations—	
Failure to file certificate reducing capital stock of corporations which had reduced same before month of May—Such certificate when filed will relate back to time of reduction.....	1912
Franchise tax computed upon subscribed but not yet issued capital stock and also upon its issued capital stock.....	288

TAXES AND TAXATION—Continued—

	Page
Corporations—Concluded—	
Purchase of its own stock—Previously subscribed, issued and outstanding—Not restored to status of unissued stock—Continues to retain its character—Tax computed upon <i>all</i> its subscribed or issued and outstanding stock regardless of fact corporation has purchased portion of its stock.....	1322
Tax on increase of capital stock— <i>Exemption</i> of Section 5519 G. C. not applicable to increase of issued and outstanding capital stock as a part or all of the increase in authorized capital stock of corporation made within six months period prescribed by said section—Where articles of incorporation filed and organization effected prior to six months period.....	1606
County Auditor's certificate required by Section 5660 G. C.—Levies made under Section 7419 G. C. may issue as soon as such levies are placed on duplicate and are in process of collection—When such levies are on duplicate and in process of collection.....	1192
County Board of Revision—	
Increase of property valuation—Notice necessary to property owners—Where County Auditor neglected or was unable to give notice in time required—Tax Commission may extend time for completion of work of County Board of Revision so as to give opportunity to file complaints.....	1565
No authority for payment of fees to witnesses called by such board—Board of education of school district may contract with board of another district for admission of its pupils—Board may assign such pupils to attend school—Compulsory education laws—When pupils subject thereto.....	1471
County Commissioners—	
May allow contingent expenses of employes of taxing department of County Auditor's office and County Board of Revision—What is meant by contingent expenses under provisions of Section 5585 G. C., 106 O. L. 256—Car fare, automobile hire, etc.....	623
May issue bonds for repair of bridges without vote of electors provided expenditure is within limitation prescribed by Section 2638 G. C.—See also Section 5649-1 G. C. for its limitations.....	1792
When "emergency" occurs in repair of roads—Levy made under Section 7419 G. C. is not subject to fifteen mill limitation provided by Section 5649-5b G. C.....	1017
Where it is desired to borrow money in anticipation of tax levies made under Sections 1222 and 6926 G. C., only method provided by law is bond issue under Sections 1223 and 6929 G. C.....	480
County Detention Home—Construction of Sections 2434 and 5638 G. C.—Purchase of land and erection of such home—Section 1670 G. C. confers no authority on County Commissioners to construct or erect Detention Home—Maintenance of such home authorized by Section 1671 G. C.—County Commissioners appoint persons necessary to care for children therein where counties have population less than forty thousand.....	1623
County Treasurer—	
Court costs—For collection of personal taxes when judgment secured and execution is issued, but no property found—Allowance must be made by County Commissioners to pay such costs.....	342
Duplicate payment of taxes—Constitutes trust fund—Suggestions as to how money can be refunded.....	517

TAXES AND TAXATION—Continued	Page
Ditches—Authority of ditch supervisor to sell the work of cleaning or repairing section of ditch where notice as required by Section 6694 G. C. has been given and temporary restraining order granted but later dissolved—Further notice not required.....	1003
Domestic insurance company—Not “doing business” within meaning of Section 9590 G. C.—Not exempt from making reports as domestic corporation for profit under Section 5495 et seq. G. C.—Globe Insurance Company.....	1945
Fire marshal tax—How computed in year 1915 when statute was amended by legislature and same took effect before tax was due—Amended statute governs—Gross premium receipts less returned premiums and considerations received for reinsurance basis for computation	106
Foreign corporation—Where same enters into contract with owner of land in this state and a trustee for said owner—When such foreign corporation is doing business in Ohio.....	1061
Foreign railroad company—Real estate acquired for new right of way—Lease of same temporarily—Not liable for excise tax on that part of earnings from such property.....	498
Institution of public charity—When part of real estate of such institution is rented for commercial purposes, said part not exempt from taxation—Young Men’s Christian Association.....	1640
Insurance—	
Adjustment of foreign insurance company’s tax—Word “premium” does not include assessment receipts—Interpretation of Sections 5432 and 5433 G. C.....	643
Taxation of agents’ balances for life and fire companies distinguished—See opinion No. 1821, July 31, 1916, to Tax Commission of Ohio	1889
Insurance companies—Agents’ balances—How taxable.....	1307
Interpretation of Parrett-Whittemore Law providing for listing and valuation of property for purposes of taxation—Annual appraisalment of real estate not required unless ordered by Tax Commission—Reassessment of real property ordered by Tax Commission—Authority vested in County Auditor to determine who shall perform such duty—County Auditor without authority to originate or change any assessment of real property—Assessors begin appraising real property on second Monday in April—“Unit or tentative” values of real property not permitted—Powers and duties of County Boards of Revision at its June and August sessions—Powers conferred upon County Auditor by Section 5401 G. C. may be exercised before or after completion of tax list.....	32
Interpretation of Sections 12, 13, 14 and 15, Sections 5371-4, 5406-1, 5406-2, 5406-3, G. C., Parrett-Whittemore Bill providing for listing and valuation of property for purposes of taxation—Whether property of company may be considered as a unit—Whether property pertaining to a business carried on in more than one political subdivision up to a county be valued as unit by Commission—Whether business carried on in more than one county may be valued by Commission—Construction of word “business” as found in the law.....	324
Land purchased at forfeited land sale—Not in existence—Purchaser entitled to refund under Section 2589 G. C.....	766
Lien of state for franchise or excise taxes when same is inferior to lien of a mortgage—Two special kinds—Section 5506 G. C. construed..	1822

TAXES AND TAXATION—Continued—

	Page
Limitation of two-tenths of one mill in Section 5643 G. C. does not apply to interest and sinking fund levies—Applies to special taxes which may be levied in any one year for purposes of building or repairing bridges—Tax limited to single levy—Bonds payable when tax collected.....	1352
Municipal corporation—	
Building owned by municipality condemned by State Inspector of Workshops and Factories—When levy can be made outside of ten mill limitation and within fifteen mill limitation for said improvement.....	1709
Council—Authorized to levy for funds to care for indigent sick of city—Without authority to levy tax for payment of losses sustained by hospitals by reason of contract between city and hospitals—Section 4021 G. C. construed—City of Youngstown.....	1377
Ordinance which does not fix license fee definitely but leaves fixing of such fee within limitations to Mayor, invalid—Council can not delegate its legislative function—Village of Oxford, Ohio—License to exhibitors of shows and performances.....	320
Newspapers—Publishing notices of delinquent tax sales—Publication for only one week, no liability against county.....	402
Offices incompatible—	
Member of County Board of Revision—Trustees of Ohio Soldiers' and Sailors' Orphans' Home, Xenia, Ohio.....	553
Township or Rural Assessor—Member of Board of Trustees of Ohio Soldiers' and Sailors' Orphans' Home at Xenia, Ohio.....	831
Philippine Government Registered bonds—Not taxable in Ohio.....	1968
Proper excise tax to be charged against D. B. Torpy as Receiver of Marietta, Columbus & Cleveland Railroad Company.....	1915
Prosecuting Attorney—Son of such officer not legally disqualified for employment under Section 2412 G. C. to assist prosecutor.....	1294
Public library—Township Trustees are not authorized to purchase real estate upon which to erect a building for a library—See Sections 3403 and 3404 G. C.....	640
Roads and highways—	
Answers to nineteen questions construing provisions of Cass Highway Law.....	882
Cass Highway Law—Levies for road purposes upon taxable property of townships, distinguished.....	1659
Construction of retaining wall for purpose of protecting roadway—How cost can be paid—See Sections 6926, 6927 and 6929 G. C.....	756
County Commissioners authorized to issue bonds for road improvement purposes—Ten year limitation—No authority for electors to vote on proposition—How to determine maximum amount of bonds that may be issued for such purposes.....	626
Interpretation of Section 6928 G. C.—Tax levying Sections 6956-1, 3298-1 and 3298-18 G. C. are subject to fifteen mill limitation—Township trustees may make levies under both Sections 3296-1 and 3298-18 G. C.—Different levies—When Township Trustees may submit question of bond issue for road improvement—Particular roads need not be designated in making road levies under Sections 3298-1 and 3298-18 G. C.—Property assessed when road was built may be reassessed for improvement, repair or reconstruction of road under Section 6906 G. C.....	537

TAXES AND TAXATION—Continued—

Roads and highways—Concluded—

	Page
No authority for assessing twenty-five per cent of cost of road improvement on property located within one mile thereof—When two Boards of Township Trustees are authorized to make joint application for state aid on inter-county highway—Only one county or township line road—Bonds can be issued only by County Commissioners for co-operation with state for inter-county highway—Tax levies are made by township trustees where township co-operates with state.....	1678
Proceedings for a road improvement started under Section 6903 G. C. before its repeal by Cass Highway Law—Road should be completed under former section—Bonds issued under Cass Highway Law, Section 6929 G. C.—How levies should be made.....	129
Tax levy in 1915 on grand duplicate of county—Proceeds available for expenditure after taking effect of Cass Highway Law for paying county's share of improving or repairing roads under Chapter VI of said law—Bonds sufficient if levy made to cover any deficiency when bonds issued solely in anticipation of collection of special assessments—Need not levy for entire amount of bond issue, only deficiency.....	1522
Sections 2746 to 2749 G. C. provide method for collection of taxes in city or village other than county seat—Tax payers may select agent to pay their taxes—City of Lorain.....	452
Shares of capital stock of Cleveland & Pittsburgh Railroad Company are not taxable in Ohio.....	1739
Tax Commission—	
Authority under Parrett-Whittemore Law—Has power to direct County Board of Revision to organize prior to 2nd Monday in June, 1916—Said board can <i>only</i> pass upon unfinished business of District Board of Complaints—What complaints can and cannot be passed upon by County Board of Revision at subsequent sessions.....	145
Circular letter to County Board of Revision disapproved in certain particulars—Suggestions offered.....	910
District Board of Complaints—What appeals may or may not be heard by the Tax Commission—Board of Complaints of Lucas County.....	491
May not extend time for completion of work of County Board of Revision at its June session beyond first Monday in August of said year—Authority conferred by Section 5613 G. C. is limited to years in which an original appraisalment has been made.....	1012
Tax levies made by Township Trustees for road purposes under authority of Sections 1222, 3298-1, 3298-13 and 3298-20 G. C., 106 O. L., 574 et seq. are upon all taxable property of township including that within any incorporated village or city therein situated—Levy under Section 3298-18 G. C. is upon taxable property of such township outside of any incorporated village or city situated therein—When such levies are illegal—See Opinion No. 1408, March 22, 1916.....	1507
Tax lien on real property of public utility accrues second Monday in April—Date personal property of said public utility becomes liable is first day of January of said year.....	351

TAXES AND TAXATION—Concluded—	Page
Tax maps—County Commissioners not authorized to employ person other than County Surveyor for purpose of <i>correcting</i> and <i>keeping up to date</i> an existing set of tax maps of county—See Opinion No. 844 rendered September 20, 1915, as to who can <i>make</i> tax maps.....	943
Toledo Municipal University—Board of Directors of said university have full control of funds raised by taxation for said purpose—Council without authority to appropriate said funds.....	1207
Township Treasurer—For moneys disbursed under Sections 6976 to 7018 G. C. (since repealed) he is entitled to compensation fixed in Section 7015 G. C.....	765
When corporation is "Natural Gas" Company within meaning of Public Utility Tax Statutes of 1911—Such company required to pay excise taxes on basis of entire receipts from all business done—Who is liable for omitted taxes when assets of company sold to another company—Charge should be made against company actually in default.....	901
When foreign corporation purchases property in Ohio and conveys same to trustee—Whether value of such property is to be considered as capital of foreign corporation when it is qualified to do business in Ohio.....	740
Where attorney is employed to assist Prosecuting Attorney to bring suit for County Treasurer to collect taxes—Fees not apportionable to various subdivisions entitled to share in such taxes.....	1581
Where by terms of will a person becomes seized of life estate in real property—How title can be transferred on tax duplicate from name of testator to life tenant.....	1714
 TAX LISTING DAY—	
Taxes and taxation—Assignees, Receivers, Sheriffs and Master Commissioners required to list for taxation moneys, credits, investments in securities or other personal property in their possession—Property shall be entered on tax list on account of person, firm or company for whom it is held.....	674
 TAX MAPS—	
County Commissioners not authorized to employ person other than County Surveyor for purposes of <i>correcting</i> and <i>keeping up to date</i> an existing set of tax maps of county—See Opinion No. 844 rendered September 20, 1915, as to who can <i>make</i> tax maps.....	943
 TAX PAYERS' ATTORNEY—	
Attorney's fees allowed by court under provisions of Section 2923 G. C., 106 O. L., 105, final—When properly certified Auditor may issue warrant—Allowance not required by County Commissioners....	824
 TAYLOR, T. V.—	
Approval, leases of certain reservoir and canal lands to Alva B. Jones and T. V. Taylor, respectively.....	1927
 TEACHER—	
Academic department of college or university supported by state in which teachers' training school is maintained—Person holding diploma from first grade high school entitled to admission to such department without condition.....	1969

TEACHER—Continued—	Page
Bi-monthly wages—Board of Education is not controlled by Section 12946-1 G. C. for payment of wages in each calendar month.....	1056
Board of Education—	
Teachers' Pension Fund—Not retroactive.....	789
Weak school district—Salary of part-time superintendent.....	1301
Without authority to pay teacher's salary and expenses while attending continuation school or university; nor to exchange teacher with another state or country; nor to make allowance to a teacher for successfully maintaining school savings bank—Board may establish elementary school in general city hospital—Cincinnati..	122
County and District Superintendents of Schools—Who are eligible under Sections 4744-4 G. C. and 4744-5 G. C. to serve as such superintendents.....	834
County Board of Education—	
May not dismiss district superintendent upon charges specified by statute—Presidents of boards of education of several rural and village school districts have authority.....	1127
Where prior to August 27, 1915, number of teachers employed in an supervision district reduced below twenty, such supervision district thereby abolished—If board acted pursuant to Sections 4692, 4736 or 4738 G. C., 106 O. L. 396, reduced number of teachers below thirty, district abolished—When position of district superintendent is abolished for above reasons—Question of territory also considered.....	1197
County Board of School Examiners—	
Terms of such members—Those eligible to appointment as members of such board.....	1423
When board is required to grant an applicant a one-year certificate who has not had previous teaching experience.....	561
Witnesses—Authority to issue subpoenas—Fees of witnesses—Necessary expenses of sending for witnesses—How paid—Board may revoke a five-year certificate.....	1728
District superintendent has authority to excuse a child from attending public school in rural district under certain conditions—Clerk of Board of Education of said rural school district without such authority—Person teaching child at home not required to hold teacher's certificate or college diploma.....	305
Interpretation of Section 4740 G. C.—Amended twice by same legislature—Effect—The word "superintendents" defined—"State aid" refers to regular payment by state of part of salary of district superintendent not to aid to weak school district—District employing part time superintendent may receive state aid as weak school district.....	1176
Joint high school—Rural school district contributes an average of seventy dollars per month toward salaries of teachers—Village school district an average of ten dollars per month—Rural district for such reason not debarred from state aid—Powers and duties of Joint High School Committee—See Section 7670 G. C.....	772
Schools—	
A teacher employed by any Board of Education may not be employed by publishers of text books, which are listed with Superintendent of Public Instruction, to demonstrate methods of such text books in summer normal schools—See Section 7716 G. C., 106 O. L. 447	863

TEACHER—Concluded	
Schools—Concluded—	Page
City Superintendent as County School Examiner entitled to compensation for conducting investigations—Sections 7827 and 7828 G. C. interpreted.....	1129
Minimum limitation on number of teachers employed in supervision district—Section 4738 G. C. has no application to separate supervisions continued under Section 4740 G. C.—Same application as to sections as amended in 106 O. L.—County Board of Education without authority to transfer territory from separate district continued under Section 4740 G. C. then or now.....	1499
Teacher's certificate of qualification questioned by State Inspector—Board of Education not liable personally for compensation paid teacher although certificate of grade of high school is withdrawn.....	1880
State Board of School Examiners—Refusal to grant certificate to applicant—Upon request board should disclose to applicant all evidence submitted to it.....	1364
In public schools may not make up for a day lost during term of teaching on Washington's birthday—Section 7687 G. C. construed.....	519
 TEACHERS PENSION FUND—	
Board of Education—Where School Teachers' Pension Fund is maintained—Clerk-Treasurer of School Board becomes Treasurer of Board of Trustees of said School Teachers' Pension Fund—Neither board has authority to provide depository for said fund.....	1092
Proper Treasurer before and after Clerk assumed duties of Treasurer of school funds when depository is and is not provided—City School Districts—Village School Districts—Rural School Districts—School Districts.....	266
Where teacher retires pursuant to provisions of Section 7882 G. C.—Eligible to pension under Section 7883 G. C.—Right to pension not defeated by subsequent employment.....	1657
 TELEGRAMS—	
Secretary of State—Bill for telegraph tolls instructing election boards to preserve ballots of the November election, 1916—Legal charge—Question of validity of order immaterial.....	1948
 TELEPHONE AND TELEGRAPH COMPANIES—	
Roads and Highways—Telephone and Telegraph Companies—Authority to require such companies to locate or relocate their poles placed upon inter-county highways and main market roads.....	691
 TELEPHONE COMPANIES—	
Contract of sale—Inventory of property required in order to fix and determine rates, tolls, charges and rentals to be charged upon consummation of sale—Ironton, Ohio.....	209
Public Utilities Commission—Orders of said Commission issued under authority of Section 614-60 G. C. are not required to be filed with Secretary of State—Purchaser, Home Telephone Company of Ironton—Property sold, Central Union Telephone Company exchange at Ironton.....	1547
Roads and highways—Telephone companies—Must place poles in highway so as not to incommode public in use thereof—See opinions Nos. 1888, August 31, 1916 and 1950, September 29, 1916.....	1649

TEMPORARY APPOINTMENT—	Page
Municipal corporation—Superintendent of Water Works of City having held position continuously for more than seven years prior to January 1, 1915, may only be removed by Section 486-17a, 106 O. L. 412—Removal—Temporary appointment—How made.....	1115
TEMPORARY DISABILITY—	
Workmen's Compensation Law—Minimum period for which compensation may be awarded for loss of one-third of fourth finger is five weeks—Where disability for loss of one-third of fourth finger is for greater period than five weeks—Award may be made under Section 1465-79 G. C.	94
TEMPORARY HIGHWAY—	
Roads and highways—County Commissioner's duty to acquire right of way for temporary highway—State Highway Commissioner must procure right of way for permanent improvement when he is proceeding without co-operation of local authorities—Forms of deed and statement to probate judge in such cases.....	779
TEMPORARY OFFICES—	
County Commissioners—Duty to provide temporary offices for county officials during erection of new court house—Liability in case records are stolen or destroyed.....	671
TEMPORARY TOTAL DISABILITY—	
Workmen's Compensation Act—When allowance of compensation under two different sections may be made at same time to injured employe—Section 1465-79 G. C.—Amount for specific injuries—Section 1465-80 G. C.	1480
TEN MILL LIMITATION—	
Bonds issued for road construction prior to going into effect of Cass Highway Law—Roads improved by Garrett and Thomas Laws, Sections 6926 to 6956 G. C. inclusive—What limitations applicable to tax levies for said purpose—Cass Law limitations not applicable.	1532
Cass Highway Law—Discussion of tax levying sections—Whether or not interior limitations and ten and fifteen mill limitations apply to tax levies authorized to be made by Township Trustees and County Commissioners—Taxable property that is and is not subject to levies authorized for township and county road purposes—General discussion of tax levying powers and limitations under provisions of Cass Highway Law.....	541
Municipal corporation—Building owned by municipality condemned by State Inspector of Workshops and Factories—When levy can be made outside of ten mill limitation and within fifteen mill limitation for said improvement.....	1709
Roads and highways—Interpretation of Section 6928 G. C.—Tax levying Sections 6956-1 and 3298-18 G. C. are subject to fifteen mill limitation—Township Trustees may make levies under both Sections 3298-1 and 3298-18 G. C.—Different levies—When Township Trustees may submit question of bond issue for road improvement—Particular roads need not be designated in making road levies under Sections 3298-1 and 3298-18 G. C.—Property assessed when road was built may be reassessed for improvement, repair or reconstruction of road under Section 6906 G. C. .	537

TERM—	Page
Common Pleas Judge—Term of Judge elected at November election, 1916, to fill unexpired term of Judge Matthias will end December 31, 1916.....	1851
TERMINAL HOTELS COMPANY—	
Articles of incorporation—The Terminal Hotels Company—Approved.....	438
TEXT BOOKS—	
Approval, synopsis for initiative law to provide free text books in public schools.....	551
Approval, synopsis for initiative law to provide free text books in public schools—Resubmitted.....	605
Board of Education—Adoption of text books—Not mandatory to readopt after five years have elapsed since books first adopted.....	796
Schools—A teacher employed by any Board of Education may not be employed by publishers of text books, which are listed with Superintendent of Public Instruction, to demonstrate methods of such text books in summer normal schools—See Section 7718 G. C., 106 O. L. 447.....	863
When majority of Members of Village or Rural School Board do not vote for adoption of text books, recommended by District Superintendent, Board may under Section 7713 G. C. adopt books without further recommendation by District Superintendent—Time for adopting text books.....	1357
THEATRES—	
Industrial Commission—Authority under building code to issue general order fixing requirements for heating public buildings.....	1551
THOMAS LAW (ROADS)—	
Bonds issued for road construction prior to going into effect of Cass Highway Law—Roads improved by Garrett and Thomas Laws, Sections 6926 to 6956 G. C. inclusive—What limitations applicable to tax levies for said purpose—Cass Law limitations not applicable.....	1532
TICKETS—	
Auditor of State—Bond and certificate required for sale of genuine steamship and railroad tickets for transportation to and from foreign countries—How same may be released and new certificate and bond filed—Sections 290 to 295 G. C. construed.....	1735
TIMES OF HOLDING COURT—	
Publication of order required by Section 1519 G. C. should be made in accordance with Section 6252 G. C.—Newspaper.....	1771
TIMKEN-DETROIT AXLE COMPANY—	
Corporation—May reduce its capital stock without proportionately reducing par value of all its shares of capital stock—The Timken Detroit Axle Company—Section 8700 G. C. interpreted.....	357

TIRES—	Page
Automobile for County Infirmary—County Commissioners may purchase oil, gasoline and tires for automobiles furnished by Superintendent of County Infirmary—Such service may be required in fixing Superintendent's compensation.....	1800
TOLEDO MUNICIPAL UNIVERSITY—	
Board of Directors of said university have full control of funds raised by taxation for said purpose—Council without authority to appropriate said funds.....	1207
TOLEDO RAILWAY AND LIGHT COMPANY—	
Public utilities—Inventories and valuations—Authority of Public Utilities Commission to require filing such lists under Section 499-8 G. C., 103 O. L. 808, and also its authority under amended Section 499-8 G. C., 106 O. L. 225—Other sections of Public Utility Law construed.....	500
TOLL CHARGES—	
Secretary of State—Bill for telegraph tolls instructing election boards to preserve ballots of the November election, 1916—Legal charge—Question of validity of order immaterial.....	1948
TORPY, D. B., RECEIVER—	
Taxes and taxation—Proper excise tax to be charged against D. B. Torpy as Receiver of Marietta, Columbus & Cleveland Railroad Company.....	1915
TORRENS LAND ACT—	
Land registration—Rules to be followed which govern dispensing with complete record in probate court of such proceedings.....	1928
TOTAL DISABILITY—	
Industrial Commission—Without authority to commute an award for permanent total disability to a lump sum.....	120
TOWLE'S LOG CABIN SYRUP—	
Interpretation of Section 5785 G. C. as to what is not "misbranding" under statute—When product contains substantial proportion of each of said ingredients on label—What constitutes substantial proportion of any ingredient—Towle's Log Cabin Syrup.....	255
TOWNSHIP BOARD OF EDUCATION—	
Board of Education—	
Any district board may contract with board of another district for admission of pupils into any school in another district.....	1617
Authorized to erect stables for shelter of vehicles, horses and conveyances of pupils who drive to school.....	1483
Board of Education of Rural District—Without authority to appropriate real estate for purpose of constructing a sewer to be used in connection with sewage disposal plant.....	1211
TOWNSHIP BOARDS OF HEALTH—	
Expenses—How paid.....	1122

TOWNSHIP BONDS—

Roads and highways—Bonds issued under authority of Section 3298-8 G. C.—The fact that such bonds are to be redeemed solely out of proceeds of special assessments does not obviate necessity of first submitting question of issuing such bonds to electors of township.	1571
--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

TOWNSHIP CLERK—

County Highway Superintendent—What township officers should attend meeting provided by Section 7189 G. C.—Township clerks should not attend—How expenses and per diem of township officers are to be paid.....	228
Compensation allowed under Section 3298-12 G. C. subject to limitation of \$150.00 in any year as provided by Section 3308 G. C.....	1184
Mandatory duty of such officer to canvass returns of elections of township officers and issue certificates of election—Cannot question regularity of such election—Township clerk continues to hold office until duly elected successor qualifies—Township Trustees or Clerk not authorized to determine who is entitled to office of Township Clerk.....	80
Offices compatible—Township Clerk—Township Highway Superintendent.	25

TOWNSHIP DITCHES—

Authority of Ditch Supervisor to sell the work of cleaning or repairing section of ditch where notice, as required by Section 6694 G. C. has been given, and temporary restraining order granted but later dissolved—Further notice not required.....	1003
-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

TOWN HALL—

Township Trustees—	
Town hall or township house to cost in excess of \$2,000—Question may be submitted to electors at November election, 1916—	
Electors of village situated within said township have right to vote on said question.....	1646
When township hall may be sold.....	339

TOWNSHIP HIGHWAY SUPERINTENDENT—

Offices compatible—Township Clerk—Township Highway Superintendent.	25
Roads and Highways—	
Answers to nineteen questions construing provisions of Cass Highway Law.....	882
Township Highway Superintendent—Duty of dragging all graveled and unimproved roads rests primarily with such township official.	475
Township Highway Superintendent is public officer—Person not possessed of qualifications of elector may not be appointed to such office.....	1515
Township Trustees—Appointment of Township Highway Superintendent—How removal of such appointee may be accomplished..	606
Township Trustees are authorized to purchase iron pipe, etc., for culvert work in repair of township roads.....	476
Township Trustees—	
Clerk or Treasurer's expenses cannot be paid from township treasury in absence of statutes authorizing such expenditures.....	459

TOWNSHIP HIGHWAY SUPERINTENDENT—Concluded—	
Township Trustees—Concluded—	Page
Compensation of Township Highway Superintendent must be fixed on a per diem or per hour basis—No authority to fix at a stated sum per month.....	382
Division of township into certain number of road districts—Districts may be changed by present or succeeding board—Redistricting should be made before superintendent enters into road dragging contracts for current year.....	638
TOWNSHIP HOUSE—	
Buildings—City and township have no authority to unite for erection of city hall and township house.....	1293
Township Trustees—Town hall or township house to cost in excess of \$2,000—Question may be submitted to electors at November election, 1916—Electors of village situated within said township have right to vote on said question.....	1646
TOWNSHIP LOCAL OPTION ELECTION—	
Approval of form of petition authorized by Section 2119 G. C.—Township outside of a municipal corporation.....	1913
TOWNSHIP OFFICERS—	
Bonds of township officers do not require government stamps under schedule A of the Emergency Revenue Act of 1914.....	137
County Highway Superintendent—What township officers should attend meeting provided by Section 7189 G. C.—Township Clerks should not attend—How expenses and per diem of township officers are to be paid.....	228
TOWNSHIP RURAL SCHOOL—	
Board of Education—Township rural school maintaining second grade high school—Pupils who attend first grade high school in another district for first three years and are not graduates of a second grade high school are not entitled to have tuition paid for fourth year's attendance at said first grade high school by township board maintaining second grade high school.....	162
TOWNSHIP RURAL SCHOOL DISTRICT—	
Taxes and taxation—County Board of Revision—No authority for payment of fee to witnesses called by such board—Board of Education of school district may contract with board of another district for admission of its pupils—Board may assign such pupils to attend school—Compulsory education laws—When pupil subject thereto.....	1471
Village incorporated from part of township rural school district—Status of school property—Title to property is held by board of rural school district.....	629
TOWNSHIP TREASURER—	
Custodian of funds raised under Section 7033 to 7052 G. C. (now repealed)—Not entitled to fees for disbursing such funds—Recovery may be had against him.....	760

	Page
TOWNSHIP TREASURER—Concluded—	
For moneys disbursed under Sections 6976 to 7018 G. C. (since repealed) he is entitled to compensation fixed in Section 7015 G. C.....	765
Offices compatible—Section of township cemetery—Township Treasurer..	633
 TOWNSHIP TRUSTEES—	
Authorized to purchase pipe for bridges and culverts on township roads— What County Highway Superintendent must approve—Deputy County Surveyor or an employe in county surveyor's office may lawfully perform service for a municipality—Limitations for such work.....	769
Board of Health—	
Payment from public treasury of business losses accruing as an incident to promulgation of quarantine orders not authorized—Inability to market eggs and butter.....	953
Transportation and maintenance of leper—City of Norwalk is author- ized to provide necessary funds.....	827
Bond issue—Flood Emergency Act, 103 O. L. 141—County Commissioners have continuing authority to issue bonds and notes to provide funds to repair, replace or reconstruct public property or ways, injured or destroyed in manner and at time described in said Section 1 of said flood emergency act.....	1058
Bonds issued prior to September 6, 1915, under Section 7004 G. C. now repealed—Trustees <i>now</i> without authority to issue additional bonds under said section, no further action having been taken in the premises by the trustees.....	470
Bridges and culverts—County Commissioners and Township Trustees are authorized to repair and maintain same on township road— When Township Trustees may include plans for construction of a bridge or culvert.....	298
Buildings—City and township have no authority to unite for erection of city hall and township house.....	1293
Cass Highway Law—	
Discussion of tax levying sections—Whether or not interior limitations and ten and fifteen mill limitations apply to tax levies authorized to be made by Township Trustees and County Commissioners— Taxable property that is and is not subject to levies authorized for township and county road purposes—General discussion of tax levying powers and limitations under provisions of Cass High- way Law.....	541
Levy authorized by Section 60 of the Act, Section 3296-1 G. C. subject to certain limitation—Township Trustees must make levy under above section before they can provide for issue of bonds—Levy provided by Section 72 of Highway Act, Section 3298-13 G. C., is above ten mills but within fifteen mills limitation—Funds de- rived from bond issue under Section 67 of Cass Highway Law, Section 3298-8 G. C. may not be used in co-operation with state— Levy authorized by Section 215 of Cass Highway Law, Section 1222 G. C., is above ten mill but within fifteen mill limitation..	263
Roads and highways—No authority to assess against abutting property owners any portion of cost in excess of ten per cent, exclusive of bridges and culverts—See Opinion No. 1148, January 5, 1916, Opinions of Attorney General for 1915.....	56

TOWNSHIP TRUSTEES—Continued—	
	Page
Cass Highway Law—Concluded—	
Ten per cent assessment directed to be levied upon property <i>abutting</i> on improvement—When entire expense of repair of a macadamized road constructed by township trustees may be paid by County Commissioners.....	309
Clerk or treasurer's expenses cannot be paid from township treasury in absence of statutes authorizing such expenditures.....	459
Compensation of Township Highway Superintendent must be fixed on a per diem or per hour basis—No authority to fix at a stated sum per month.....	382
Constables—Where no vacancy, no authority to appoint additional constable—Such special constable without authority to perform duties—Not entitled to fees—No finding for recovery—Motor vehicle speed laws.....	1703
County Auditor's certificate required by Section 5660 G. C. must be made as to all that part of cost of road improvement, which under Section 1218 G. C. is assumed by county including shares of township and <i>abutting</i> property owners—Certificate required as to full amount.....	1189
County Commissioners and Township Trustees—No statutory provision in purchasing culvert pipe and road machinery to let contracts for same by competitive bidding.....	523
County Commissioners—Bonds sold under authority of Section 6929 G. C.—Proceeds in county treasury—Commissioners not authorized to advance such proceeds to township trustees, even upon agreement to later reimburse county.....	1634
County Highway Superintendent—What township officers should attend meeting provided by Section 7189 G. C.—Township clerks should not attend—How expenses and per diem of township officers are to be paid.....	228
Ditches—Authority of Ditch Supervisor to sell the work of cleaning or repairing section of ditch where notice as required by Section 6694 G. C. has been given and temporary restraining order granted but later dissolved—Further notice not required.....	1003
Division of township into certain number of road districts—Districts may be changed by present or succeeding board—Redistricting should be made before Superintendents enter into road dragging contracts for current year.....	638
Fort Jennings Memorial—Disapproval of contract for said memorial building.....	870
Health Officer—Woman not eligible to hold such position.....	680
Joint county road improvement—Proportions of expenses payable by each county must be raised by same method in each county—Joint board not limited in its power to contract with various Boards of Township Trustees—May or may not contract with boards interested.....	1925
Lien statutes, Sections 8312, 8313, 8314, G. C. applicable only to private contracts—See Sections 6947 and 3298-4 G. C., Cass Highway Law for road improvement contracts.....	139
Local option election—Approval of form of petition authorized by Section 6119 G. C.—Township outside of a municipal corporation...	1913
Municipal corporation—Plats of lands and streets outside of such municipal corporation—Absence of acceptance by public authorities—Not required to improve or repair such streets.....	1018

TOWNSHIP TRUSTEES—Continued—	Page
Not entitled to any compensation for services performed under old Sections 7033 to 7052 G. C. inclusive.....	1087
Offices compatible—	
Township Clerk—Township Highway Superintendent.....	25
Township Trustees—Inspector of road improvement when road is constructed under provision of subdivision 3 of Section 6919 G. C.	26
Only <i>portion</i> of road improved by county assumes character of county road—Otherwise retains its former character.....	456
Prosecuting Attorney—When said officer may accept employment from Council of Village—Limitations of statutes as to such employment discussed—Village Counsel.....	1919
Public library—Township Trustees are not authorized to purchase real estate upon which to erect a building for a library—See Sections 3403 and 3404 G. C.	640
Roads and highways—	
Answers to nineteen questions construing provisions of Cass Highway Law.....	882
Bonds issued under authority of Section 3298-8 G. C.—The fact that such bonds are to be redeemed solely out of proceeds of special assessments does not obviate necessity of first submitting question of issuing such bonds to electors of township.....	1571
Cass Highway Law—Levies for road purposes upon taxable property of township, distinguished.....	1659
Chief Highway Engineer not authorized to certify to County Commissioners and Township Trustees his apportionment of cost of an improvement until same is completed.....	1764
Compensation and expenses of Deputies or Assistants of County Highway Superintendent when engaged on township road work—How paid—Under Cass Highway Law, contracts involving more than \$200.00 must be in writing—Others should be—Plans and specifications must be prepared by County Highway Superintendent when cost of road, bridge or culvert exceeds \$200.00....	134
Improvement extended into or through a village—How cost to be apportioned—An unexpended balance of a bond issue under Section 7004 G. C., now repealed, not available to pay township's share of improvement carried forward by State Highway Department.....	743
Interpretation of Section 6928 G. C.—Tax levying Sections 6956-1 3298-1 and 3298-18 G. C. are subject to fifteen mill limitation—Township Trustees may make levies under both Sections 3298-1 and 3298-18 G. C.—Different levies—When Township Trustees may submit question of bond issue for road improvement—Particular roads need not be designated in making road levies under Sections 3298-1 and 3298-18 G. C.—Property assessed when road was built may be reassessed for improvement, repair or reconstruction of road under Section 6906 G. C.	537
New right of way—County Commissioners may agree with persons as to amount of compensation and damages they are entitled to receive because their property right in land is taken regardless of whether such interest is held by lease or revision.....	1399

TOWNSHIP TRUSTEES—Continued—

	Page
Roads and highways—Concluded	
No authority for assessing twenty-five per cent. of cost of road improvement on property located within one mile thereof—When two Boards of Township Trustees are authorized to make joint application for state aid on inter-county highway—Only on county or township line road—Bonds can be issued only by County Commissioners for co-operation with state for inter-county highway—Tax levies are made by Township Trustees where township co-operates with state.....	1678
No provision for two or more townships to co-operate for a road improvement unless County Commissioners take jurisdiction and pay part of cost.....	578
Resolutions of Township Trustees of Rush Creek Township, Logan County, and Bokes Creek Township, Logan County, for certain road improvements improperly drawn.....	1305
Road improved under agreement between County Commissioners and Township Trustees—Bonds should be issued by County Commissioners under authority of Section 6929 G. C.....	407
Township Highway Superintendent—Duty of dragging all graveled and unimproved roads rests primarily with such township official.....	475
Township Trustees—Appointment of Township Highway Superintendent—How removal of such appointee may be accomplished.....	606
Township Trustees are authorized to purchase iron pipe, etc., for culvert work in repair of township roads.....	476
Township Trustees are not authorized to loan road building machinery owned by township—Recovery may be had on contract when same is unlawfully leased—No authority under Section 7033 G. C. for expenditure of township funds in construction of switch—Party rights when same has been constructed.....	980
State Highway Commissioner—If he improves inter-county highway or main market road without co-operation of County Commissioners or Township Trustees, cost of land necessary for new right of way, paid by state.....	435
Taxes and taxation—Tax levies made by Township Trustees for road purposes under authority of Sections 1222, 3298-1, 3298-13 and 3298-20 G. C., 106 O. L., 574 et seq. are upon all taxable property of township including that within any incorporated village or city therein situated—Levy under Section 3298-18 G. C. is upon taxable property of such township outside of any incorporated village or city situated therein—When such levies are illegal—See opinion No. 1408, March 22, 1916.....	1507
Township Boards of Health—Expenses—How paid.....	1122
Township Clerk—Mandatory duty of such officer to canvass returns of elections of township officers and issue certificates of election—Cannot question regularity of such election—Township Clerk continues to hold office until duly elected successor qualifies—Township Trustees or Clerk not authorized to determine who is entitled to office of Township Clerk.....	80
Town hall or township house to cost in excess of \$2,000—Question may be submitted to electors at November election, 1916—Electors of village situated within said township have right to vote on said question.....	1646

TOWNSHIP TRUSTEES—Concluded		Page
Township Treasurer—Custodian of funds raised under Section 7033 to 7052 G. C. (now repealed)—Not entitled to fees for disbursing such funds—Recovery may be had against him.....		760
When township hall may be sold.....		339
When two or more Boards of Township Trustees within same county make application for state aid—How State Highway Commissioner may choose.....		1138
Without authority at present time to submit to electors of township bond issue for road purposes—When such question may be submitted under provisions of Cass Highway Law—Purpose defined—County Commissioners may issue bonds for road repair purposes..		707
 TRACKS—		
Roads and highways—		
Bids received by State Highway Commissioner for road improvement—No contract awarded—Where desired to improve shorter section of highway than that covered by bids—Must reject all bids, make new estimate and readvertise—Electric railway company may be compelled to move tracks from center to side of road—How interurban company can be compelled to pay for paving between rails—Ohio Electric Railway Company.....		808
County Commissioners without authority to compel traction company to pay part of cost of paving a road running through a village—Plans adopted then altered should be approved by village council and notice again given—Northern Ohio Traction and Light Company—Village of New Berlin.....		1258
Obstruction in public highways—Who shall remove said obstructions—County Commissioners may proceed to widen highway although franchise has been granted for electric railway upon such public highway.....		934
Right to compel railway tracks to be moved—Obstructions in highways—Procedure—What notice to railroad company should contain.....		1484
 TRACT, SUBDIVISION—		
County Children's Home—When commissioners may sell real estate—Tract may be subdivided into lots by commissioners before sale—City of Portsmouth.....		754
 TRACTION ENGINES—		
Construction of phrase "improved roads" as found in Section 13421-12 G. C.—Applies to graveled roads—What constitutes an offense under above Section—Destruction of highways.....		1105
 TRADE MARKS—		
Secretary of State—		
Certificate for registration of mark of ownership of personal property—Where name "Boy Scouts" used—Excelsior Shoe Company....		1722
Certificate of registration of trade mark—Advised to accept and file mark of ownership showing picture of boy scout or cowboy on horseback—Excelsior Shoe Company, Portsmouth, Ohio—See opinion No. 2002, October 30, 1916.....		1901

TRANSFER OF FUNDS—

Page

County Commissioners—Section 5649-3d G. C. generally speaking renders Section 2571 G. C. inoperative—Transfer of funds under Sections 2296 and 2297 G. C.—When such appropriation is available in view of limitation fixed by Sections 5649-3a and 5649-3d G. C.—Illegal transfer, how corrected—Where County Auditor failed to charge back election expenses due from political subdivisions—May proceed under Section 2571 G. C. to reimburse fund—Commissioners may borrow money to pay for county charges in institution for Feeble Minded—May not borrow for overdraft under authority of Section 5656 G. C.—Commissioners may not borrow money under said section to pay for labor on roads—County has continuing authority to issue bonds and notes—Flood Emergency Act for purposes mentioned in Section 3 of said act.....	1065
-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

TRANSFER OF TERRITORY—

Board of Education—

Bonds issued under Section 4692 G. C. do not become an "indebtedness" of a school district until said bonds are actually sold and in process of delivery.....	847
Transfer of territory—Remonstrance filed—Whether or not same was filed within thirty day limitation provided by Section 4692 G. C., 106 O. L. 397.....	787

County Board of Education—

Filing of remonstrance against transfer of territory under Section 4692 G. C., 106 O. L. 397—When name may be withdrawn from remonstrance—When transfer legally effected.....	582
Question of centralization of schools and issuance of bonds to purchase site and erect school building, submitted to electors of rural school district—cannot transfer territory to another district for period of three years.....	1467
Territory may not be transferred to an adjoining county district after proceedings to centralize schools of rural school districts have been commenced.....	557
Transfer of territory from local district to another within same county district—Section 4692 G. C. governs—Transfer of territory from one county to another county—Section 4696 G. C. governs.....	399
Transfer of territory—Board may transfer to an exempted village school district—See Section 4696 G. C., 106 O. L. 296—Transfer pursuant to Section 4692 G. C., 106 O. L. 396—Duty of board to which territory is transferred to levy taxes to pay indebtedness so apportioned to it.....	1005
Where judgment rendered against board—Liable for costs including witness fees—How collected.....	1637
Where prior to August 27, 1915, number of teachers employed in any supervision district reduced below twenty, such supervision district thereby abolished—If board acted pursuant to Sections 4692, 4736 or 4738 G. C., 106 O. L. 396, reduced number of teachers below thirty, district abolished—When position of district superintendent is abolished for above reasons—Question of territory also considered.....	1197

	Page
TRANSFER OF TERRITORY—Concluded.	
Schools—Minimum limitation on number of teachers employed in super- vision district—Section 4738 G. C. has no application to separate supervisions continued under Section 4740 G. C.—Same applica- tion as to sections as amended in 106 O. L.—County Board of Education without authority to transfer territory from separate district continued under Section 4740 G. C. then or now.....	1499
TRANSPORTATION—	
Auditor of State—Bond and certificate required for sale of genuine steam- ship and railroad tickets for transportation to and from foreign countries—How same may be released and new certificate and bond filed—Sections 290 to 295 G. C. construed.....	1735
Board of Education—	
Any district board may contract with board of another district for admission of pupils into any school in another district.....	1617
Authorized to erect stables for shelter of vehicles, horses and con- veyances of pupils who drive to school.....	1483
Board of Education of rural school district—Funds may not be expended in acquiring "right-of-Way" through private property for use of pupils who are required to be transported.....	930
Navigable rivers—Definition—Little Miami River.....	1711
Schools—Method of measuring distance pupils live from nearest school— Section 7731 G. C., 104 O. L. 133.....	1397
TRANSPORTATION OF PUPILS—	
Board of Education—Not legal when under contract with parents to trans- port children to school, to pay such parents for such transportation when same is not furnished by them	338
TRAVELING EXPENSES—	
Civil Service—Applicants for examinations—Traveling expenses may not become charge against state.....	116
TREASURER—	
Board of Library Trustees—Library fund—Custodian of fund—See Opinion No. 1059, November 30, 1915.....	555
School Teachers Pension Fund—Proper treasurer before and after clerk assumed duties of treasurer of school funds when depository is and is not provided—City school districts—Village school districts —Rural school districts—School districts.....	266
TREASURER (City)—	
Toledo Municipal University—Board of directors of said university have full control of funds raised by taxation for said purpose—Council without authority to appropriate said funds.....	1207
TREASURER (Township)—	
For moneys disbursed under Sections 6976 to 7018 G. C. (since repealed) he is entitled to compensation fixed in Section 7015 G. C.....	765

TREASURER OF STATE—	Page
Inspector of automatic couplers—Assessment for maintenance of such office not required to be paid by railroads before August 1st, annually.....	1086
Insurance—Adjustment of foreign insurance company's tax—Word "premium" does not include assessment receipts—Interpretation of Sections 5432 and 5433 G. C.....	643
May not receive county warrants to qualify trust companies to do business in Ohio—Texas counties.....	1398
Not authorized to accept legally issued bonds of school districts in lieu of cash deposit provided under Section 9778 G. C. for trust companies.....	1109
Not authorized to accept warrants as part of deposit required of trust companies.....	379
Public Utilities Commission—Railroads and public utilities cannot be required to pay assessments made under Section 606 G. C. before first day of August, annually.....	1060
Trust companies—"Municipal bonds"—Bonds of magisterial district of West Virginia not bonds of municipality within meaning of that term as used in Section 9778 G. C.....	1489
Ohio Agricultural Experiment Station—Adam-Hatch fund received from Federal Government for purpose of conducting agricultural experiments—How such fund should be appropriated.....	1262
When such officer may create collection account in some bank—Limitations of statutes applicable to depositories of active and inactive funds.....	525
TREES—	
Roads and highways—Telephone companies—Must place poles in highway so as not to incommode public in use thereof—See Opinions Nos. 1888, August 31, 1916, and 1950, September 29, 1916.....	1649
TROY (CITY)—	
Approval, lease of certain reservoir and canal lands to Alva B. Jones and T. V. Taylor, respectively.....	1927
TRUST COMPANIES—	
Banks and banking—Depository of county funds—May designate another bank or trust company as its agent—Original depository and its surety still responsible for safe keeping of such funds.....	62
Fidelity or Indemnity Insurance Company—Must have authorized paid up capital stock of not less than \$250,000 to qualify as surety under provisions of Section 2723 G. C.....	1428
Trust companies—"Municipal bonds"—Bonds of magisterial district of West Virginia not bonds of municipality within meaning of that term as used in Section 9778 G. C.....	1489
Safe deposit companies—Not authorized to accept trusts or act as trustee—Cannot issue "participating certificates"—May accept for safe keeping such participating certificates.....	1827
Treasurer of State—	
May not receive county warrants to qualify trust companies to do business in Ohio—Texas Counties.....	1398

TRUST COMPANIES—Concluded—	
Treasurer of State—Concluded—	Page
Not authorized to accept legally issued bonds of school districts in lieu of cash deposit provided under Section 9778 G. C. for trust companies	1109
Not authorized to accept <i>warrants</i> as part of deposit required of trust companies	379
TRUSTEE—	
Foreign corporation—Where same enters into contract with owner of land in this state and a trustee for said owner—When such foreign corporation is doing business in Ohio	1061
TRUSTEES OF CHILDREN'S HOME—	
Children's home—Trustees of such home without authority to transfer to other institutions, children committed to their care by Juvenile Court except upon order of such court	1296
TRUSTEES OF COUNTY CHILDREN'S HOME—	
County children's home—When commissioners may sell real estate—Tract may be subdivided into lots by Commissioners before sale—City of Portsmouth	754
TRUSTEES OF LAW LIBRARY ASSOCIATION—	
Clerk of Courts—Where fines collected were paid into general county fund—Should have been paid to law library association—County Commissioners may allow claim	1331
TRUSTEES OF SINKING FUND (CITY)—	
See Sinking Fund Trustees.	
TRUSTEES OF SINKING FUND—	
Section 5660 G. C. applicable to contract for erection of new court house—Bonds must be sold and in process of delivery—Bonds for erection of court house must be offered to Industrial Commission before advertising said bonds for sale	369
TRUST FUND—	
County Treasurer—Duplicate payment of taxes—Constitutes trust fund—Suggestions as to how money can be refunded	517
TUBERCULOSIS—	
County tuberculosis hospital—Maintenance fund for same cannot be used for any other purpose—Section 2434 G. C. may be invoked for enlarging such hospital	716
TUBERCULOSIS HOSPITAL—	
Board of State Charities—Tubercular patients at state sanatorium or tuberculosis hospital, city or county—When County Commissioners are liable for support of such patients at either of above institutions—Authority of Board of State Charities with respect to state sanatorium	393

TUITION—

Board of Education—	Page
Encyclopedia purchased for use of high school not a permanent improvement within meaning of that phrase as found in Section 7747 G. C.	1079
Of rural school district which maintains no high school—How amount of tuition for board maintaining high school is to be computed	1733
Rural school district which maintains no high school—Pupils attend school in another district—When board of former district is required to pay tuition of such high school pupils.....	976
Township rural school maintaining second grade high school—Pupils who attend first grade high school in another district for first three years and are not graduates of a second grade high school are not entitled to have tuition paid for fourth year's attendance at said first grade high school by Township Board maintaining second grade high school.....	162
Where pupil placed in custody of resident of district by Juvenile Court, attends city school—Parents who reside outside of district not to be charged for tuition—What court has jurisdiction in juvenile cases in Hamilton County.....	576
Combined Normal and Industrial Department of Wilberforce University—Liability for tuitions paid by students to Wilberforce University which belong to said above named Department.....	1042

TUITION FUND (BOARD OF EDUCATION)—

Weak school district—Salary of part-time Superintendent.....	1301
--------------------------------------------------------------	------

TURNKEY FEES—

Jail or turnkey fees allowed by Section 2845 G. C. must be paid by Sheriff into his fee fund—How paid in cases where state fails to convict—When Sheriff may be paid such fees.....	224
-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----

TYPEWRITERS—

Corporation—Purpose clause "formed for the purpose of manufacturing, buying, selling and dealing in typewriters of all kinds and the doing of all things necessary or incidental thereto," not dual in character.....	1497
-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

UNCLASSIFIED SERVICE—

Board of censors of motion picture films—Members of such board are in unclassified service of state civil service.....	235
Civil service—	
Authority to determine whether any position not named in unclassified service should by reason of its confidential character be exempt from that of competitive examination rests with State Civil Service Commission.....	1557
Persons in classified service may not be appointed to offices or positions in unclassified service without their consent and approval of proper Civil Service Commission.....	968
Municipal Civil Service Commission—Controls city school district—Janitors of school buildings in classified service—Clerks of Boards of Education in unclassified service.....	185

UNCLASSIFIED SERVICE—Concluded—	Page
State Civil Service Commission—May classify persons who have not been included in unclassified service or unskilled labor class or any class other than competitive class, upon ground of practicability of competitive examinations to test merit and fitness for positions for which they are applicants—Those exempt from competitive class in class not named.....	97
UNDERWRITERS LIFE INSURANCE COMPANY—	
Approval of articles of incorporation of the Underwriters Life Insurance Company.....	341
UNEXPIRED TERM—	
County Commissioner—Form of primary ballot for nomination of candidates for County Commissioner to fill an unexpired term.....	978
UNITED STATES DISTRICT COURT—	
Subpoena may issue out of any United States District Court in any criminal case for prisoner in Ohio State Reformatory to appear as witness, when duly served.....	1676
UNITED STATES FLAG—	
American flag on handkerchiefs—Manufacture for sale or having same in possession for purpose of sale—Violation of Section 12396 G. C.	1443
UNIVERSITIES—	
See Colleges and Universities.	
UNSKILLED LABOR CLASS—	
State Civil Service Commission—May classify persons who have not been included in unclassified service or unskilled labor class or any class other than competitive class, upon ground of practicability of competitive examinations to test merit and fitness for positions for which they are applicants—Those exempt from competitive class in class not named.....	97
UPSON-WESTON COMPANY, THE—	
Amendments to articles of incorporation of the Upson-Weston Company disapproved—Purpose clause contains more than one main purpose.....	218
USURY—	
Morris Plan Bank—Method of loaning money not authorized by laws of this State.....	1401
VACANCY—	
County Commissioner—Form of primary ballot for nomination of candidates for County Commissioner to fill an unexpired term.....	978
County Surveyor—Vacancy—How office shall be filled for unexpired term.	873
Health Officer in Villages—Holds office until successor is appointed and qualified.....	660
President of City Council—Vacancy in office filled by appointment by Mayor.....	286

	Page
VACANCY—Concluded—	
Superintendent of Public Instruction—Vacancy in office—Person appointed continues for full term of four years—Constitutional provision governs appointment.....	292
Township Clerk—Mandatory duty of such officer to canvass returns of elections of township officers and issue certificates of election—Cannot question regularity of such election—Township Clerk continues to hold office until duly elected successor qualifies—Township Trustees or Clerk not authorized to determine who is entitled to office of Township Clerk.....	80
Constables—Where no vacancy, no authority to appoint additional constable—Such special constables without authority to perform duties—Not entitled to fees—No finding for recovery—Motor vehicle speed laws.....	1703
VACATING ROAD—	
Roads and highways—County Commissioners are authorized to vacate roads by provisions of Cass Highway Law—Procedure to be followed—Liability of petitioners.....	1430
VALUATION—	
Interpretation of Sections 12, 13, 14 and 15, Sections 5371-4, 5406-1, 5406-2, and 5406-3 G. C. Parrett-Whittemore Bill providing for listing and valuation of property for purposes of taxation—Whether property of company may be considered as a unit—Whether property pertaining to a business carried on in more than one political subdivision up to a county be valued as unit by Commission—Whether business carried on in more than one county may be valued by Commission—Construction of word "business" as found in the law.....	324
VALUATIONS—	
See Inventories.	
VAN WORMER CO., J. R., TOLEDO, OHIO—	
Weights and Measures Laws—No provision of law for manufacturer of paper milk bottles to file bond guaranteeing standard measurements.....	520
VEHICLES—	
Board of Education—Authorized to erect stables for shelter of vehicles, horses and conveyances of pupils who drive to school.....	1483
VERNON IRON COMPANY, THE—	
Approval, abstract of title for real estate situated in Decatur Township, Lawrence County, Ohio.....	786
VETERINARIAN—	
Veterinary medicine—Form of indictment for illegal practice of same.....	1110
VILLAGE BOARD OF EDUCATION—	
County and district superintendents of schools—Who are eligible under Sections 4744-4 G. C. and 4744-5 G. C. to serve as such superintendents.....	834

VILLAGE BOARD OF EDUCATION—Concluded.	Page
Schools—No power in appointing authority to increase compensation of district superintendent during term for which he was elected after appointment has been accepted by person so elected—When certificate once made to County Auditor no subsequent certification may be made for that year.....	1855
 VILLAGE CLERK—	
Municipal corporation—Not duty of bureau to install system of accounting for cities—Duty of City Auditor or Village Clerk—Council appropriates in cities and City Auditor employs extra clerks for such purpose—In villages council provides employes.....	1597
 Board of Education—	
Authorization to re-establish suspended school—Must find twelve or more pupils qualified who are enrolled in attendance at some school.....	1487
Bonds issued under Section 4692 G. C. do not become an “indebtedness” of a school district until said bonds are actually sold and in process of delivery.....	847
Of a rural school district can legally own real estate in limits of a village school district located within said township.....	13
Two adjoining village school districts are without authority to unite for high school purposes, only.....	554
When village school district has tax valuation of less than \$500,000 board should submit to electors question of reorganizing or dissolving such district—Sections 4681, 4682 and 4682-1 G. C. construed.....	1388
Civil Service—Offices, positions and employments in villages and village school districts are not included within provisions of civil service law.....	1186
 County Board of Education—	
How members are to be elected—What constitutes “a vote of majority members present”—Member serves until successor elected and qualified—When county superintendent refuses to call meeting, majority of several presidents of various village and rural school districts may call meeting.....	696
May not dismiss District Superintendent upon charges specified by statute—Presidents of Boards of Education of several rural and village school districts have authority.....	1127
Question of centralization of schools and issuance of bonds to purchase site and erect school buildings submitted to electors of rural school district—Cannot transfer territory to another district for period of three years.....	1467
Transfer of territory—Board may transfer to an exempted village school district—See Section 4696 G. C., 106 O. L. 396—Transfer pursuant to section 4692 G. C., 106 O. L. 396—Duty of board to which territory is transferred to levy taxes to pay indebtedness so apportioned to it.....	1005
Transfer of territory from local district to another within same county district—Section 4692 G. C. governs—Transfer of territory from one county to another county—Section 4696 G. C. governs.....	399
When board can employ attorneys to represent it.....	915

VILLAGE CLERKS—Concluded—

	Page
County Board of School Examiners—	
Terms of such members—Those eligible to appointment as members of such board.....	1423
When board is required to grant an applicant a one year certificate who has not had previous teaching experience.....	561
Interpretation of Section 4740 G. C.—Amended twice by same legislature—	
Effect—The word “superintendents” defined—“State aid” refers to regular payment by state of part of salary of District Superintendent not to aid to weak school district—District employing part time superintendent may receive state aid as weak school district.....	1176
Joint High School—Rural school district contributes an average of seventy dollars per month toward salaries of teachers—Village school district an average of ten dollars per month—Rural district for such reason not debarred from state aid—Powers and duties of Joint High School Committee—See Section 7670 G. C.....	772
Municipal Corporation—Without authority to donate, to Board of Education of village or city school district, site upon which to erect a school building.....	861
Schools—	
Method of measuring distance pupils live from nearest school—Section 7731 G. C., 104 O. L. 133.....	1397
Minimum limitation on number of teachers employed in supervision district—Section 4738 G. C. has no application to separate supervisions continued under Section 4740 G. C.—Same application as to sections as amended in 106 O. L.—County Board of Education without authority to transfer territory from separate district continued under Section 4740 G. C. then or now.....	1499
Text books—When majority of Members of Village or Rural School Board do not vote for adoption of text books, recommended by District superintendent, board may under Section 7713 G. C. adopt books without further recommendation by district Superintendent—	
Time for adopting text books.....	1357
Village incorporated from part of township rural school district—Status of school property—Title to property is held by Board of Rural School District.....	629
Bridges—Duty of County Commissioners to repair bridges built by them on county roads in cities and villages—Both County Commissioners and Municipal Corporations liable for injuries when such bridges become defective and dangerous.....	1167

VILLAGES

Buildings—City and township have no authority to unite for erection of city hall and township house.....	1293
Civil service—Offices, positions and employments in villages and village school districts are not included within provisions of civil service law.....	1186
County Commissioners—Forms of application for state aid on highways within villages.....	384
Fort Jennings Memorial—Disapproval of contract for said memorial building.....	870
Local option election—Approval of form of petition authorized by Section 6119 G. C.—Township outside of a municipal corporation.....	1913

VILLAGES—Concluded—

	Page
Municipal corporation—	
Newspaper—Publication of ordinances and resolutions—When officer of municipality is interested in newspaper which publishes ordinances—Does not disqualify newspaper from making such publication—Officer not liable.....	5
Not entitled to part of county bridge fund—County Commissioners—Not authorized to expend county funds upon bridges within municipalities unless such bridges are on state or county roads...	828
Prosecuting Attorney—When said officer may accept employment from council of village—Limitations of statutes as to such employment discussed—Village counsel.....	1919
Roads and highways—	
Answers to nineteen questions construing provisions of Cass Highway Law.....	882
Application for state aid within and without a village—Subsequent procedure for improvement outside of a village.....	483
Forms for ordinances where State Highway Commissioner extends road improvement through village and co-operates directly with village.....	1046
Land lying outside an incorporated village abutting a road improvement carried forward by state which land is owned by village—Is assessable for improvement.....	1779
State Liquor Licensing Board—One employed as counsel for village not public officer—Is not ineligible to appointment as County Liquor Licensing Commissioner.....	1651
Taxes and taxation—Tax levies made by Township Trustees for road purposes under authority of Sections 1222, 3298-1, 3298-13 and 3298-20 G. C., 106 O. L. 574 et seq. are upon all taxable property of township including that within any incorporated village or city therein situated—Levy under Section 3298-18 G. C. is upon taxable property of such township outside of any incorporated village or city situated therein—When such levies are illegal—See opinion No. 1408, March 22, 1916.....	1507
Township Trustees—Town hall or township house to cost in excess of \$2,000—Question may be submitted to electors at November election, 1916—Electors of village situated within said township have right to vote on said question.....	1646

VIRGINIA (State)—

Fugitive from justice—Deposit with Clerk of Court of ten cents per mile—When fugitive escapes—Contingencies prevented from happening—How deposit may be demanded and received for sister state...	1588
---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

VOTERS—

Elections—A person is twenty-one years of age for election purposes on day preceding the twenty-first anniversary of day of his birth...	1701
------------------------------------------------------------------------------------------------------------------------------------------	------

WAGES—

Bi-monthly wages—Board of Education is not controlled by Section 12946-1 G. C. for payment of wages in each calendar month.....	1056
---------------------------------------------------------------------------------------------------------------------------------	------

WALL—

Roads and highways—Construction of retaining wall for purpose of protecting roadway—How cost can be paid—See Sections 6926, 6927 and 6929 G. C.....	756
-----------------------------------------------------------------------------------------------------------------------------------------------------	-----

	Page
WARDEN—	
Board of Administration—Convict—No authority for issuance of conditional certificate of restoration	1113
Fish and game laws—Prosecutions instituted by affidavit of game warden—Offense not committed in presence of such warden—Costs cannot be collected from county in case of acquittal or discharge of defendant from custody—Proviso when costs can be collected from county	1601
WARRANTS—	
Treasurer of State—	
May not receive county warrants to qualify trust companies to do business in Ohio—Texas Counties	1398
Not authorized to accept <i>warrants</i> as part of deposit required of trust companies	379
WASHINGTON'S BIRTHDAY—	
Teacher in public schools may not make up for a day lost during term of teaching on Washington's birthday—Section 7687 G. C. construed	519
WATCHMAN—	
Board of Deputy State Supervisors and Inspectors of Elections—When night watchman can be employed—Paid from county treasury ...	1644
WATER MAINS—	
Appropriation to City of Columbus—"Repaving High Street from Broad to State in front of state ground"—Item, cost and expense of constructing water main in High Street, included	506
WATER SUPPLY—	
Approval, order of State Board of Health requiring city of Wooster to install satisfactory water supply	1862
WATER WORKS—	
Approval of order, State Board of Health, relative to water supply, Sebring, Ohio	176
County orphans' home located within municipal corporation entitled to receive water from municipal plant free of charge—See Section 3963 G. C.	616
Municipal corporation—Superintendent of Water Works of city having held position continuously for more than seven years prior to January 1, 1915, may only be removed by Section 486-17a, 106 O. L. 412—Removal—Temporary appointment—How made ...	1115
Roads and highways—Land lying outside an incorporated village abutting a road improvement carried forward by state which land is owned by village—Is assessable for improvement	1779
WATER WORKS FUNDS—	
Municipal corporation—Where council authorized to enact ordinances fixing salary of Director of Public Service payable partly from service and partly from water works funds—Proportion within discretion of council	1910

	Page
WEAK SCHOOL DISTRICT—	
Board of Education—Weak school district—Salary of part-time Superintendent.....	1301
Interpretation of Section 4740 G. C.—Amended twice by same legislature—Effect—The word “Superintendent” defined—“State aid” refers to regular payment by state of part of salary of District Superintendent, not to aid to weak school district—District employing part time Superintendent may receive state aid to weak school district.....	1176
WEEDS AND BRUSH—	
Roads and highways—Answers to nineteen questions construing provisions of Cass Highway Law.....	882
WEIGHTS AND MEASURES—	
Offices compatible—Clerk or Deputy in office of County Auditor—Deputy Sealer of Weights and Measures.....	1478
Weights and measures laws—No provision of law for manufacturer of paper milk bottles to file bond guaranteeing standard measurements....	520
WERNLE ORPHANS' HOME—	
Collateral Inheritance Tax—Capital University, Columbus, Ohio, exempt—The Wernle Orphans' Home, Richmond, Indiana, subject to tax—Section 5332 G. C. not repealed by implication.....	301
WESTERN AND SOUTHERN LIFE INSURANCE COMPANY—	
Approval, certificate of amendment to articles of incorporation of Western and Southern Life Insurance Company.....	1732
WESTERN STAR PUBLISHING COMPANY—	
Corporation—Cancellation of charters by Tax Commission of certain corporations—How reinstated—Western Star Publishing Company—The Dayton Castings Company.....	1512
WESTERN UNION TELEGRAPH COMPANY—	
Secretary of State—Bill for telegraph tolls instructing Election Boards to preserve ballots of the November election, 1916—Legal charge—Question of validity of order immaterial.....	1948
WEST JEFERSON (VILLAGE)—	
Board of Education of a rural school district can legally own real estate in limits of a village school district located within said township..	13
WHEELING & LAKE ERIE RAILROAD COMPANY—	
Board of Administration—	
Successor of Trustees of Massillon State Hospital—As such authority has right to change contract with the Wheeling & Lake Erie Railroad Company and its Receiver.....	109
Without authority to deed real estate without legislative consent....	340
WICKLIFFE (VILLAGE)—	
Village incorporated from part of township rural school district—Status of school property—Title to property is held by Board of Rural School District.....	629

WILBERFORCE UNIVERSITY—	Page
Combined Normal and Industrial Department of Wilberforce University —Liability for tuitions paid by students to Wilberforce University which belong to said above named Department.....	1042
 WILLIAMS FOUNDRY AND MACHINE COMPANY—	
Approval, sale of tract of land in city of Akron to the Williams Foundry and Machine Company.....	953
 WILLIS TAX—	
Capitol Trust Company—Continued corporate existence at request of state —Minimum Willis Tax fee charged.....	1706
 WILLS—	
Collateral inheritance tax—	
Construction of words "to or for use of an institution in this state for purpose only of public charity or other exclusively public purposes" as used in Section 5332 G. C.—Marietta, Ohio.....	466
Estate for life of another—Estate in remainder—When taxable.....	1383
Where by terms of will, estates in remainder pass to collateral heirs determined according to provisions of statute of descent and distribution in force at time of death of testator—Such estates taxable—When tax becomes a lien—Time of determination postponed until death of life tenant—When statutes for collection of tax begin to run.....	1360
Where person other than those exempted by provision of Section 5331 G. C. takes an estate by virtue of provisions of Section 10581 G. C.—Said estate subject to said tax prescribed in Section 5331 G. C.....	1594
Taxes and taxation—Where by terms of will a person becomes seized of life estate in real property—How title can be transferred on tax duplicate from name of testator to life tenant.....	1714
 WILSON BROS., CHICAGO, ILL.—	
American flag on handkerchiefs—Manufacture for sale or having same in possession for purpose of sale—Violation of Section 12396 G. C..	1443
 WITNESSES—	
Municipal Civil Service Commission—May not punish witness for contempt—Common Pleas Court has jurisdiction.....	307
County Board of School Examiners—Witnesses—Authority to issue subpoenas—Fees of witnesses—Necessary expenses of sending for witnesses—How paid—Board may revoke a five-year certificate.	1728
Fees—Marshals—Chiefs of Police—Sections 4387 and 4534 G. C. construed—Collections under Section 4581 G. C.—Three classes of cases—Fees of witnesses and jurors under fish and game laws, Section 1387 G. C.—Officers who should serve processes issuing from various police courts—Fees in such cases.....	1814
Fees of Sheriff—Person sentenced by commanding officer of militia to county jail—Fees for committing and discharging defendant in bastardy proceeding—Fees in contempt proceedings—No jail fees where witnesses are committed by coroner.....	867

WITNESSES—Concluded—	Page
Justice of Peace, Police Judges and Mayors—Fees of constables, chief of police, marshal or other officer under Section 13426 G. C. refers to all classes of cases enumerated in Section 13423 G. C.—If other services besides making arrests and subpoenaing witnesses are required of officers mentioned in Section 13436 G. C. they are entitled to additional fees.....	1604
Municipal Civil Service Commission—Fees of witnesses subpoenaed by said commission are payable out of county treasury.....	924
Municipal Court of Cleveland—Fees—“Sitting at trial”—Police officer or bailiff—Witnesses.....	1367
State and municipal civil service commissions—Authority to procure attendance of witnesses is conferred on commissions—How such witnesses are to be paid—Fees not payable in advance.....	701
Subpoena may issue out of any United States District Court in any criminal case for prisoner in Ohio State Reformatory to appear as witness, when duly served.....	1676
Taxes and taxation—County Board of Revision—No authority for payment of fees to witnesses called by such board—Board of Education of School District may contract with board of another district for admission of its pupils—Board may assign such pupils to attend school—Compulsory education laws—When pupils subject thereto.....	1471
 WITNESS FEES—	
County Board of Education—Where judgment rendered against board—Liable for costs including witness fees—How collected.....	1637
State Liquor Licensing Board—Inspectors of said board are not entitled to witness fees and mileage in addition to salary.....	872
 WOMEN—	
Children’s home—Children of divorced woman—Cannot secure legal settlement until twelve months have elapsed from date of decree—Children not eligible to be received in children’s home in county of residence of mother until such time has elapsed.....	1591
Employment of females—Interpretation of Section 1008 G. C., 103 O. L. 555 Not operative as to females over eighteen years of age employed in <i>mercantile</i> establishments located in villages.....	1148
Health officer—Woman not eligible to hold such position.....	680
Regulation of hours of labor—Females employed in laundry of City Hospital—Section 1008 G. C., 103 O. L. 555 controls—Cincinnati General Hospital.....	845
“Restaurant” includes dining room of hotel conducted on European plan—Section 1008 G. C. limits employment of females for such work to ten hours in any one day and fifty-four hours in any one week... ..	801
 WOMEN’S DORMITORY—	
Approval, contract entered into between Board of Trustees of Ohio University and The Cullen and Vaughn Company, Hamilton, Ohio, for construction of annex to women’s dormitory.....	1520
Ohio University—Balance of appropriation for women’s dormitory available for construction of annex to house help.....	1137

	Page
WOOD ALCOHOL—	
Sale of wood and denatured alcohol—Statutes regulating sale of intoxicating liquors and also those governing adulterated food and drugs have no application—May be sold by garage men and hardware dealers—Containers—How labeled.....	1664
WOOSTER (CITY)—	
Approval, order of State Board of Health requiring City of Wooster to install satisfactory water supply.....	1862
WORKHOUSE—	
Municipal corporation—Section 4564 G. C. requires that where a municipal corporation owns its workhouse and prison, imprisonment for violation of ordinance shall be in said workhouse or prison.....	1044
Sheriff—Conveying more than one prisoner to workhouse at same time—Mileage may be charged only once—Cannot charge on each writ..	251
WORKMEN—	
Kent State Normal School—Eight Hour Law is applicable to janitors at said institution.....	479
WORKMEN'S COMPENSATION LAW—	
Approval, synopsis for initiative petition prohibiting liability insurance companies competing with Workmen's Compensation.....	1294
Claim for compensation due an injured employe cannot be compromised by Industrial Commission before <i>suit action</i> or <i>proceeding</i> is brought against employer for collection of such compensation—Section 1465-74 G. C. construed.....	160
Commission for the Blind—When an applicant to its industrial schools receives an award from Industrial Commission on account of an injury in course of his employment, said fact does not of itself operate to deny him benefits of Section 1366 G. C.—Commission for Blind should exercise discretion.....	1236
Industrial Commission—	
Advised to adjust premium due State Insurance Fund from the Columbus Bolt Works.....	212
Has no discretion in payment of attorney's fees for claimant when such fee is fixed by trial judge.....	681
Without authority to commute an award for permanent total disability to a lump sum.....	120
In hearing before Industrial Commission costs made in taking depositions by a claimant may not be taxed by commission against a party....	85
Minimum period for which compensation may be awarded for loss of one-third of fourth finger is five weeks—Where disability for loss of one-third of fourth finger is for greater period than five weeks—Award may be made under Section 1465-79 G. C.....	94
No authority for Industrial Commission to direct an employer who is self-insurer to pay compensation due an injured employe, to wife and children of said employe, so long as employe is living.....	1877
No authority of law for Industrial Commission to request State Highway Department to withhold payment of money earned by an employer, to pay an award allowed by said commission—How money might be obtained.....	1744

WORKMEN'S COMPENSATION LAW—Concluded—	Page
Redpath Chautauquas Company of Ohio—Liability to said Act, especially so-called "talent" used in its business.....	1434
State Insurance Fund is Trust Fund for payment of compensation to injured employes and dependents of killed employes—Said fund should be safeguarded—Claims should be clear but any doubt should be weighed carefully in favor of claimant.....	879
When allowance of compensation under two different sections may be made at same time to injured employe—Compensation for temporary total disability—Section 1465-79 G. C.—Amount for specific injuries—Section 1465-80 G. C.....	1480
When Probate Court approves settlement made by guardian for benefit of minor children in claim under Section 27 of said law and bond is executed, where facts clearly show recovery could not be had upon an action to enforce collection of award, Industrial Commission has authority to approve settlement as outlined.....	881
 WORKSHOP AND FACTORY INSPECTORS—	
Civil Service—No eligible list exists—Names may be certified from other lists most appropriate.....	1227
 WORKSHOPS AND FACTORIES—	
Board of Education—Bonds—May not be issued for purposes mentioned in Section 7630-1 G. C., except upon approval of electors of school district in manner provided by Sections 7625 and 7626 G. C.—Bonds may not be issued if practicable to secure funds by Section 7625 G. C. et seq., and Section 5649-5b G. C.—Erection of school buildings.....	1654
Employment of females—Interpretation of Section 1008 G. C., 103 O. L. 555—Not operative as to females over eighteen years of age employed in <i>mercantile</i> establishments located in villages.....	1148
 WORKSHOPS, FACTORIES AND PUBLIC BUILDINGS—	
Regulation of hours of labor—Females employed in laundry of city hospital—Section 1008 G. C., 103 O. L. 555, controls—Cincinnati General Hospital.....	845
"Restaurant" includes dining room of hotel conducted on European plan—Section 1008 G. C. limits employment of females for such work to ten hours in any one day and fifty-four hours in any one week ..	801
 WORTHINGTON (VILLAGE)—	
State Board of Health—Approval of order for sewerage system, Village of Worthington.....	1861
 WRIT—	
Sheriff—Conveying more than one prisoner to workhouse at same time—Mileage may be charged only once—Cannot charge on each writ.	251
 WRIT OF PROHIBITION—	
Judge of Court of Insolvency—No authority for county to pay court costs incurred by such judge in defending himself in suit for writ of prohibition.....	1502

WYANDOTTE BUILDING—

	Page
State Board of Public Buildings—	
Certain vouchers drawn by said Board should be paid—Case of Lyons v. said Board decided in Common Pleas Court of Franklin County distinguished from above items of expense.....	1833
Board required to follow provisions of Section 2314 et seq. G. C. in contracts over three thousand dollars.....	1614

WYANDOTTE OFFICE BUILDING COMPANY—

Approval, abstract of title to real estate on which is located Wyandotte Building, Franklin County, Ohio.....	1477
------------------------------------------------------------------------------------------------------------------	------

XENIA (CITY)—

Approval of amendment to order, State Board of Health to City of Xenia, Ohio, to install sewers and sewage treatment plant.....	436
------------------------------------------------------------------------------------------------------------------------------------	-----

YOUNGSTOWN—

Municipal corporation—Council—Authorized to levy for funds to care for indigent sick of city—Without authority to levy tax for pay- ment of losses sustained by hospitals by reason of contract between city and hospitals—Section 4021 G. C. construed—City of Youngs- town.....	1377
-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

YOUNGSTOWN (CITY)—

Youngstown Armory—Approval of abstract of title for certain real estate in city of Youngstown, Ohio.....	1908
-------------------------------------------------------------------------------------------------------------	------

YOUNG COMPANY, W. H.—

State Highway Commissioner—Contracts made by such officer are not required to be approved by County Commissioners although county co-operates in making improvement.....	1097
--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

YOUNG MEN'S CHRISTIAN ASSOCIATION OF SPRINGFIELD, OHIO—

Institution of public charity—When part of real estate of such institution is rented for commercial purposes, said part not exempt from taxation—Young Men's Christian Association.....	1640
-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

YOUNT & JACKSON COMPANY—

State Highway Commissioner—Contract between state and The Yount & Jackson Company—Without authority in law under facts submitted.....	602
---------------------------------------------------------------------------------------------------------------------------------------------	-----

ZANESVILLE—

Approval of transcript of bond issue, city school district, Zanesville, Ohio..	172
--------------------------------------------------------------------------------	-----

**CONSTITUTION AND LAWS OF OHIO
CITED AND CONSTRUED.**

Citations from Constitution of Ohio—	Page
Article I, Section 11.....	1955
Article I, Section 16.....	348
Article I, Section 16.....	1768
Article I, Section 19.....	1313
Article II, Section 14.....	1313
Article II, Section 20.....	112
Article II, Section 20.....	1841
Article II, Section 20.....	1855
Article II, Section 22.....	19
Article II, Section 22.....	66
Article II, Section 22.....	220
Article II, Section 22.....	1469
Article II, Section 25.....	1313
Article II, Section 27.....	292
Article II, Section 28.....	934
Article II, Section 31.....	66
Article II, Section 37.....	1313
Article II, Section 41.....	972
Article III, Section 9.....	1313
Article IV, Section 6.....	1909
Article IV, Section 13.....	1851
Article IV, Section 14.....	1934
Article V, Section 1.....	1325
Article V, Section 1.....	1701
Article V, Section 7.....	1125
Article V, Section 7.....	1214
Article VI, Section 4.....	292
Article VII, Section 2.....	873
Article VIII, Section 6.....	237
Article X, Section 1.....	915
Article X, Section 1.....	983
Article X, Section 2.....	1125
Article XII, Section 2.....	32
Article XII, Section 2.....	423
Article XII, Section 2.....	663
Article XII, Section 11.....	882
Article XII, Section 11.....	1100
Article XII, Section 11.....	1285
Article XII, Section 2.....	1307
Article XII, Section 2.....	1507
Article XII, Section 11.....	1623
Article XII, Section 2.....	1640
Article XII, Section 11.....	1699
Article XIII, Section 2.....	500
Article XIII, Section 2.....	934
Article XV, Section 4.....	680

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from Constitution of Ohio—Concluded—	Page
Article XV, Section 4.....	1515
Article XV, Section 7.....	1464
Article XV, Section 9.....	413
Article XV, Section 9.....	1539
Article XV, Section 10.....	403
Article XV, Section 10.....	615
Article XV, Section 10.....	803
Article XVII, Section 1.....	1125
Article XVII, Section 1.....	1147
Article XVII, Section 1.....	1313
Article XVII, Section 1.....	1851
Article XVIII, Section 3.....	391
Article XVIII, Section 3.....	403
Article XVIII, Section 3.....	832
Article XVIII, Section 7.....	391
Article XVIII, Sections 7, 8 and 9.....	403
Citations from General Code—	
Section 2.....	1464
Section 6.....	192
Section 8.....	80
Section 8.....	1423
Section 10.....	873
Section 10-1.....	1981
Section 11.....	1010
Section 17.....	1684
Sections 17-1 and 17-2.....	479
Sections 17-1 and 17-2.....	1530
Section 24.....	1255
Section 24.....	1262
Section 26.....	491
Section 50.....	66
Section 50.....	1132
Section 51.....	66
Section 52.....	1132
Sections 53 and 54.....	66
Section 54.....	1132
Section 99.....	1113
Section 10.....	978
Section 115.....	1588
Sections 109 to 111.....	791
Section 146.....	1036
Section 146.....	1253
Sections 171 and 172.....	66
Section 178.....	995
Section 173-2.....	556
Section 183.....	995
Sections 183, 184 and 185.....	740
Sections 183, 184 and 185.....	1061
Section 192.....	1739

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 270.....	1132
Section 270.....	1262
Section 274.....	66
Section 274.....	517
Section 277.....	66
Section 277.....	517
Section 277.....	1597
Section 284.....	1703
Section 285.....	---
Section 286.....	517
Section 286.....	1437
Section 286.....	1441
Section 286.....	1703
Sections 290 to 295.....	405
Sections 290, 291, 292, 293, 294 and 295.....	1735
Section 326.....	525
Section 330-1.....	525
Section 330-3.....	525
Section 352.....	292
Section 412.....	195
Section 412.....	242
Section 412.....	927
Section 412.....	941
Section 455.....	1469
Section 455.....	1474
Sections 457, 458, 459 and 460.....	1469
Section 459.....	1474
Section 461.....	1474
Section 486-1.....	375
Section 486-1 (106 O. L., 400).....	1186
Section 486-5.....	116
Section 486-7.....	307
Section 486-7.....	701
Section 486-7.....	924
Section 486-7.....	1558
Section 486-7.....	1955
Section 486-8.....	185
Section 486-8, paragraph 8.....	201
Section 486-8.....	235
Section 486-8.....	375
Sections 486-8 and 486-9.....	968
Section 486 -9.....	97
Section 486-10.....	1445
Section 486-11.....	854
Section 486-11.....	1255
Section 486-12.....	201
Section 486-13.....	803
Section 486-13.....	1227
Section 486-14.....	185
Section 486-14.....	854
Section 486-14.....	1115

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 486-17a.....	968
Section 486-17a.....	1115
Section 486-19.....	185
Section 486-19.....	201
Section 486-19.....	803
Section 486-19.....	1115
Section 486-21.....	1955
Section 486-23.....	375
Section 486-23.....	1955
Section 486-28.....	375
Section 486-28.....	1955
Section 486-29.....	97
Section 486-29.....	201
Section 486-30.....	1955
Section 486-31.....	803
Section 486-31.....	968
Section 486-31.....	1115
Section 486-31.....	1186
Section 486-31.....	1273
Section 490.....	112
Sections 499-8, 499-9 to 499-14.....	500
Section 606.....	1060
Section 606.....	1086
Sections 614-2 and 614-2a.....	1752
Section 614-12.....	1752
Sections 614-14 to 614-15.....	1752
Section 614-16.....	1187
Section 614-18.....	1187
Section 614-20.....	1187
Sections 614-24, 614-25 and 614-26.....	500
Section 614-35.....	500
Sections 614-49 and 614-50.....	500
Sections 614-60 and 614-61.....	209
Sections 614-60 and 614-61.....	1547
Section 628.....	1428
Sections 686 and 687.....	648
Sections 697 and 698.....	1401
Section 711.....	1401
Section 724.....	1401
Section 744-12.....	55
Section 744-12.....	525
Section 768.....	66
Section 841.....	106
Section 855.....	1484
Section 871-46.....	235
Section 871-52b.....	1814
Section 973.....	1045
Section 1008.....	801
Section 1008.....	845
Section 1008.....	1148
Section 1058-7.....	22

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 1058-7	1858
Sections 1058-16, 1058-17	736
Sections 1058-20 and 1058-21	736
Section 1058-25	736
Section 1058-28	1858
Section 1081	1619
Section 1087	19
Section 1114	19
Section 1127-20	1110
Section 1150	1686
Sections 1177-17 and 1177-18	1110
Section 1178	1313
Section 1178	1678
Section 1182	750
Section 1184	1504
Section 1191	602
Section 1191	1399
Section 1192	1138
Section 1192	1678
Section 1193	384
Section 1193	483
Section 1193	882
Section 1195	1138
Sections 1195 and 1196	602
Sections 1199 and 1200	602
Section 1200	1097
Sections 1201 and 1202	435
Sections 1201 and 1202	779
Sections 1201 and 1202	934
Section 1201	1239
Section 1201	1399
Section 1203	311
Section 1203	376
Section 1203	753
Section 1203	1346
Section 1203-1	1560
Section 1204	1678
Section 1206	602
Section 1208	197
Section 1208	808
Section 1208	1346
Section 1209	1560
Section 1210	197
Section 1210	808
Section 1210	1155
Section 1211	1764
Section 1212	157
Section 1212	183
Section 1212	1278
Sections 1213 and 1214	483
Section 1213	1138

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 1213	1155
Section 1214	309
Section 1214	1305
Section 1214	1678
Section 1214	1779
Section 1215	1764
Section 1217	743
Section 1217	1138
Section 1217	1305
Section 1218	602
Section 1218	1097
Section 1218	1189
Section 1218	1678
Section 1218	1809
Section 1219	134
Section 1219	750
Section 1219	939
Section 1219	965
Section 1219	1160
Section 1220	1678
Sections 1221 and 1221-1	---
Section 1222	183
Section 1222	263
Sections 1222 and 1223	480
Section 1222	541
Sections 1222 and 1223	882
Section 1222	1507
Section 1222	1659
Sections 1222 and 1223	1678
Section 1223	1764
Section 1224	1138
Section 1224	1313
Section 1225	779
Section 1227	691
Section 1228	1313
Section 1230	541
Section 1231	474
Section 1231	1239
Section 1231	1809
Section 1231-2	541
Section 1231-3	384
Section 1231-3	743
Section 1231-3	882
Section 1231-3	1046
Section 1231-4	808
Section 1231-4	1258
Section 1231-4	1678
Sections 1232, 1233 and 1234	1689
Section 1240	721
Section 1245	459
Section 1248-6	877

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Sections 1249, 1250 and 1251.....	721
Section 1251.....	177
Section 1251.....	436
Section 1251.....	720
Section 1251.....	1644
Section 1251.....	1861
Section 1252.....	176
Section 1252.....	1332
Section 1254.....	1862
Sections 1257 and 1258.....	721
Section 1261, et seq.....	1539
Section 1261-2.....	1651
Sections 1261-6 to 1261-73.....	413
Section 1261-22.....	1651
Section 1261-25.....	1781
Section 1261-34.....	1539
Section 1261-52.....	186
Section 1261-52.....	423
Section 1261-52.....	453
Sections 1261-63 and 1261-64.....	413
Section 1261-63.....	617
Section 1261-67.....	589
Section 1261-71.....	589
Section 1284-4.....	877
Section 1286.....	1110
Section 1295-1.....	1445
Section 1316.....	220
Section 1321.....	1554
Section 1336.....	1464
Sections 1338 and 1339.....	1464
Section 1341.....	1464
Sections 1341, 1342 and 1343.....	1112
Section 1343.....	190
Sections 1352 and 1352-1.....	573
Section 1352-1.....	713
Section 1352-3.....	1296
Sections 1352-3, 1352-4 and 1352-5.....	1978
Section 1352-5.....	1296
Section 1353.....	216
Section 1363.....	1236
Section 1366.....	1236
Section 1367.....	877
Section 1393.....	1601
Section 1397.....	1601
Section 1404.....	1601
Section 1404.....	1750
Section 1405.....	1979
Section 1460.....	1321
Section 1464.....	1437
Section 1464.....	1814
Sections 1465-47, 1465-48, 1465-49 and 1465-50.....	85

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 1465-58.....	343
Sections 1465-60 and 1465-61.....	1434
Sections 1465-68 and 1465-69.....	1877
Section 1465-74.....	160
Section 1465-74.....	881
Section 1465-74.....	1744
Sections 1465-78, 1465-79 and 1465-80.....	1480
Sections 1465-79 and 1465-80.....	94
Sections 1465-79, 1465-80, 1465-81, 1465-82 and 1465-83.....	120
Section 1465-80.....	1877
Section 1465-82.....	1877
Section 1465-87.....	120
Section 1465-88.....	1877
Section 1465-90.....	681
Section 1465-91.....	879
Section 1465-101.....	1294
Section 1514.....	143
Section 1519.....	1771
Section 1529.....	612
Section 1532.....	1667
Section 1558-79.....	1967
Sections 1579-1 to 1579-54.....	1367
Sections 1579-1 to 1579-45.....	1868
Section 1579-21.....	1367
Section 1579-45.....	1367
Section 1579-47.....	1367
Section 1558-48.....	177
Section 1579-48.....	1868
Section 1579-50.....	1868
Section 1558-51.....	177
Section 1558-54.....	61
Section 1558-79.....	177
Section 1558-85.....	177
Sections 1583 and 1584.....	671
Section 1594.....	1928
Section 1601.....	1971
Section 1603.....	1814
Section 1642.....	777
Section 1645.....	576
Section 1643.....	1296
Section 1643.....	1796
Section 1644.....	249
Section 1645.....	777
Section 1647.....	777
Section 1652.....	249
Section 1653.....	576
Section 1653.....	777
Section 1653.....	1296
Sections 1653 and 1653-1.....	1796
Sections 1670 and 1671.....	1623
Section 1672.....	576

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 1672.....	1296
Section 1683-2.....	314
Sections 1683-2 and 1683-3.....	365
Sections 1683-2 to 1683-9.....	713
Section 1683-2.....	1549
Sections 1692 and 1693 (106 O. L. 347).....	908
Sections 1695, 1696 and 1697.....	1868
Section 1745.....	1010
Section 1746.....	177
Section 1746.....	1367
Section 1746.....	1814
Section 1815.....	165
Section 1815-12.....	1065
Sections 1815-13, 1815-14 and 1815-15.....	393
Sections 1819 and 1820.....	273
Sections 1838 and 1839.....	109
Section 1841-1.....	1796
Sections 1841-1, 1841-2, 1841-3, 1841-4 and 1841-5.....	528
Sections 1841-2 and 1841-3.....	1411
Section 1841-2.....	1418
Section 1842.....	1544
Section 1847.....	972
Sections 1901 and 1902.....	1460
Sections 1905 to 1918.....	165
Section 1909.....	179
Section 1931-1.....	553
Section 1950.....	273
Section 1985.....	1411
Section 1993.....	528
Section 1995.....	528
Section 2044.....	1418
Section 2051.....	1418
Section 2068.....	393
Section 2084.....	249
Section 2084.....	1796
Section 2131.....	249
Section 2148-4.....	1544
Section 2161.....	1113
Section 2162.....	1113
Sections 2212 and 2213.....	1544
Sections 2216 and 2217.....	528
Sections 2220 and 2221.....	528
Sections 2228, 2229 and 2230.....	972
Section 2250-2.....	112
Sections 2252, 2252-2 and 2253.....	1667
Section 2253.....	143
Section 2253.....	575
Section 2253.....	955
Section 2253.....	1936
Sections 2264-1 and 2264-2.....	1558
Section 2294.....	838

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 2295-5.....	599
Section 2296.....	476
Section 2296.....	743
Section 2296.....	1301
Sections 2296 and 2297.....	1065
Section 2314.....	1137
Section 2314.....	1321
Section 2314.....	1359
Sections 2314, 2315, 1326 and 2317.....	1614
Sections 2314, 2315, 2316, 2317, 2318 and 2319.....	14
Section 2318.....	820
Section 2319.....	1614
Section 2320.....	1137
Sections 2320 and 2321.....	1328
Sections 2333, 2334 and 2335.....	360
Section 2334.....	216
Section 2336.....	216
Section 2338.....	216
Section 2341.....	360
Section 2342.....	216
Sections 2343 to 2366.....	216
Sections 2343, 2344 and 2345.....	838
Sections 2352, 2353 and 2354.....	838
Sections 2352, 2353 and 2354.....	1415
Section 2355.....	1504
Section 2358.....	747
Section 2395.....	978
Section 2397.....	978
Section 2409.....	216
Section 2412.....	1294
Section 2412.....	1581
Section 2416.....	1807
Section 2419.....	671
Section 2421.....	432
Section 2421.....	730
Section 2421.....	828
Section 2421.....	1152
Section 2421.....	1167
Sections 2433 and 2434.....	716
Sections 2433 and 2434.....	1623
Section 2434.....	488
Section 2434.....	1182
Section 2434.....	1352
Section 2434.....	1792
Section 2435-1.....	1187
Section 2435-1.....	1752
Section 2436.....	671
Section 2444.....	1239
Section 2446.....	1239
Sections 2447 and 2447-1.....	754
Section 2447.....	1233

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—

	Page
Section 2460.....	701
Section 2460.....	824
Section 2460.....	1331
Section 2491.....	658
Sections 2500 and 2501.....	711
Section 2502.....	237
Sections 2522, 2523 and 2524.....	1800
Section 2567.....	1331
Section 2571.....	1065
Section 2573.....	1714
Section 2583.....	32
Sections 2589 and 2590.....	766
Section 2594.....	517
Section 2615.....	1478
Section 2622.....	1478
Section 2633.....	1636
Section 2637.....	968
Section 2642.....	517
Section 2658.....	342
Section 2715.....	666
Section 2723.....	1428
Section 2729.....	62
Section 2737.....	666
Sections 2746 to 2749.....	452
Section 2785.....	873
Section 2786.....	1800
Sections 2787 and 2788.....	882
Section 2788.....	769
Section 2835.....	1010
Section 2845.....	251
Section 2845.....	865
Section 2845.....	1814
Sections 2845 and 2846.....	224
Sections 2845 and 2846.....	867
Section 2850.....	1973
Section 2856.....	867
Section 2857.....	1010
Section 2872.....	733
Sections 2900 and 2901.....	230
Sections 2900 and 2901.....	1814
Section 2914.....	118
Sections 2914 and 2915-1.....	1453
Section 2915.....	118
Section 2915.....	1294
Section 2916.....	915
Sections 2916 and 2917.....	1673
Section 2917.....	983
Sections 2917, 2917-1 and 2918.....	1919
Section 2918.....	552
Section 2918.....	915
Sections 2921 and 2922.....	824

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 2921.....	1673
Section 2923.....	824
Sections 2965, 2966 and 2967.....	521
Section 2977.....	609
Section 2977.....	1118
Sections 2979, 2980 and 2980-1.....	1837
Section 2981.....	1478
Section 2989.....	169
Section 2989.....	965
Section 2997.....	1800
Section 2997.....	1973
Section 3001.....	1118
Section 3001.....	1129
Section 3001.....	1230
Section 3001.....	1941
Section 3004.....	55
Section 3004.....	118
Section 3004.....	1453
Section 3004.....	1502
Section 3008.....	962
Section 3012.....	701
Section 3012.....	1637
Section 3016.....	1411
Sections 3016 and 3017.....	617
Section 3024.....	1367
Sections 3026 and 3027.....	1637
Section 3056.....	52
Section 3056.....	1331
Section 3056.....	1967
Section 3077.....	573
Section 3077.....	1233
Section 3077.....	1338
Section 3077.....	1752
Section 3079.....	1752
Section 3085.....	816
Section 3088.....	816
Section 3089.....	1591
Section 3090.....	1296
Sections 3090 and 3091.....	573
Section 3092.....	713
Section 3093.....	1296
Section 3099.....	713
Sections 3104 and 3105.....	573
Sections 3138-1 and 3138-2.....	237
Section 3141.....	716
Section 3260.....	1646
Section 3261.....	80
Section 3267.....	1122
Section 3271.....	1703
Section 3275.....	980
Section 3281.....	339

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—

	Page
Section 3294	228
Section 3294	1087
Section 3295	407
Section 3295	640
Section 3295	739
Section 3298-1	537
Section 3298-1	541
Section 3298-1	707
Sections 3298-1 et seq	739
Section 3298-1	882
Section 3298-1	1507
Sections 3298-1, 3298-2 and 3298-3	263
Section 3298-3	537
Section 3298-4	139
Section 3298-4	523
Section 3298-4	882
Section 3298-6	882
Section 3298-8	263
Section 3298-9	537
Sections 3298-8 and 3298-9	541
Sections 3298-8 and 3298-9	739
Sections 3298-8 and 3298-9	1571
Section 3298-11	541
Section 3298-11	1571
Section 3298-12	1184
Section 3298-13	263
Section 3298-13	541
Section 3298-13	882
Section 3298-13	1507
Section 3298-13	1659
Sections 3298-14 and 3298-15	1571
Section 3298-15	1678
Section 3298-18	263
Section 3298-18	298
Section 3298-18	537
Section 3298-18	541
Section 3298-18	882
Section 3298-18	1313
Section 3298-18	1507
Section 3298-18	1659
Section 3298-20	541
Section 3298-20	882
Section 3298-20	1507
Section 3298-20	1659
Section 3300	80
Section 3308	1184
Section 3316	633
Section 3318	633
Section 3318	760
Section 3327	1703
Section 3329	1703

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED.—Continued—

Citations from General Code—Continued—	Page
Section 3347.....	1367
Sections 3347 and 3348.....	1703
Section 3347.....	1814
Sections 3349 and 3350.....	32
Sections 3349 and 3350.....	623
Section 3354.....	32
Section 3370.....	606
Section 3370.....	638
Section 3370.....	882
Sections 3371 and 3372.....	1515
Section 3373.....	134
Section 3373.....	382
Section 3373.....	459
Section 3374.....	882
Section 3374.....	1515
Section 3375.....	475
Section 3375.....	638
Section 3376.....	134
Sections 3376 and 3377.....	882
Section 3377.....	638
Section 3379.....	882
Section 3391.....	680
Sections 3391 to 3394.....	827
Section 3391.....	953
Section 3391.....	1122
Section 3394.....	953
Section 3394.....	1122
Sections 3395 and 3396.....	1646
Sections 3399, 3400, 3401 and 3402.....	1293
Sections 3403 and 3404.....	640
Section 3410-1.....	870
Section 3477.....	1591
Section 3498.....	283
Sections 3532 to 3535.....	918
Section 3536.....	86
Section 3544.....	918
Section 3549.....	918
Section 3558.....	918
Sections 3560 and 3561.....	918
Section 3616.....	320
Section 3616.....	730
Section 3616.....	1493
Section 3616.....	1868
Section 3622.....	1493
Section 3624.....	1868
Section 3627.....	295
Section 3629.....	730
Section 3631.....	861
Section 3632.....	1767
Section 3646.....	827
Section 3666.....	1979

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 3670.....	832
Section 3672.....	320
Section 3698.....	861
Section 3714.....	882
Section 3795.....	509
Section 3797.....	1207
Section 3797.....	1845
Section 3891.....	1951
Section 3800.....	1845
Section 3808.....	5
Section 3809.....	1651
Section 3812.....	102
Section 3812.....	506
Section 3812.....	1951
Section 3812-1.....	1222
Sections 3814 and 3815.....	514
Section 3818.....	514
Section 3818.....	1222
Section 3837.....	663
Section 3843.....	1222
Section 3856.....	1222
Sections 3871 and 3872.....	1951
Section 3879.....	1951
Section 3914-1.....	1571
Section 3916.....	1377
Section 3939.....	407
Section 3939.....	640
Sections 3939 and 3940.....	1258
Sections 3939, 3940 and 3941.....	1709
Section 3948.....	1709
Section 3956.....	1940
Section 3959.....	1910
Section 3963.....	616
Sections 4000-1 and 4000-5.....	500
Sections 4001, 4002 and 4003.....	1207
Section 4021.....	1377
Section 4035.....	845
Sections 4125 and 4126.....	1336
Section 4157.....	1493
Section 4207.....	950
Section 4209.....	729
Section 4211.....	125
Section 4211.....	295
Section 4211.....	1940
Section 4212.....	283
Section 4213.....	597
Section 4214.....	295
Section 4214.....	1597
Section 4214.....	1845
Section 4214.....	1910
Section 4216.....	1597

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 4219.....	167
Section 4219.....	1597
Section 4220.....	1651
Section 4220.....	1919
Section 4223.....	1333
Section 4227-1.....	1338
Section 4227-5.....	1338
Sections 4226 and 4229.....	5
Section 4232.....	5
Sections 4246 and 4247.....	295
Section 4252.....	286
Section 4284.....	1597
Section 4270.....	617
Section 4272.....	286
Section 4274.....	286
Section 4276.....	597
Section 4303.....	295
Section 4305.....	253
Sections 4305, 4306, 4307, 4308 and 4309.....	295
Sections 4311, 4312 and 4313.....	295
Section 4314.....	125
Sections 4324, 4325 and 4326.....	125
Section 4327.....	375
Section 4327.....	1910
Section 4328.....	125
Section 4328.....	1940
Section 4331.....	514
Section 4344.....	1150
Section 4364-20.....	617
Section 4366-1.....	1150
Sections 4368 and 4369.....	1940
Section 4371.....	1940
Section 4375.....	253
Section 4376.....	1845
Section 4377.....	1845
Sections 4382 and 4383.....	1845
Section 4387.....	1814
Section 4393.....	1845
Section 4403.....	125
Sections 4404 and 4405.....	660
Sections 4404, 4405 and 4406.....	1696
Section 4408.....	680
Section 4413.....	660
Section 4413.....	827
Section 4428.....	953
Sections 4434, 4435 and 4436.....	953
Section 4448.....	1122
Section 4451.....	1122
Section 4460.....	953
Section 4506, et seq.....	549
Section 4509.....	549

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Sections 4527 and 4528.....	589
Section 4532.....	589
Section 4534.....	1814
Section 4550.....	371
Section 4564.....	1044
Section 4564.....	1868
Section 4568.....	1367
Sections 4576 and 4577.....	1868
Section 4577.....	1814
Sections 4580 and 4581.....	1367
Section 4581.....	1814
Section 4601.....	1207
Sections 4626 and 4627.....	343
Section 4676.....	5
Sections 4681, 4682 and 4682-1.....	1388
Section 4682, 4682-1 and 4683.....	629
Section 4687.....	629
Section 4688.....	1423
Section 4690.....	629
Section 4690.....	918
Section 4692.....	343
Section 4692.....	399
Section 4692.....	557
Section 4692.....	582
Section 4692.....	787
Section 4692.....	847
Section 4692.....	1005
Section 4692.....	1197
Section 4692.....	1467
Section 4692.....	1499
Section 4694.....	1467
Section 4696.....	343
Section 4696.....	399
Section 4696.....	554
Section 4696.....	557
Section 4696.....	629
Section 4696.....	918
Section 4696.....	1001
Section 4696.....	1005
Section 4696.....	1467
Section 4726.....	496
Section 4726.....	557
Section 4726.....	629
Section 4726.....	1467
Section 4728.....	834
Section 4728.....	1127
Section 4729.....	270
Sections 4729, 4730 and 4731.....	696
Sections 4730 and 4731.....	270
Section 4732.....	270
Section 4734.....	397

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 4734.....	1800
Section 4735.....	976
Section 4736.....	399
Section 4736.....	1197
Section 4737.....	397
Sections 4738, 4739 and 4740.....	834
Section 4738.....	1127
Section 4738.....	1197
Sections 4738, 4739 and 4740.....	1499
Sections 4738 and 4739.....	1855
Section 4739.....	1127
Section 4740.....	1176
Section 4740.....	1423
Section 4740.....	1981
Section 4741.....	1127
Sections 4742, 4743 and 4744.....	834
Sections 4742 and 4743.....	1855
Section 4742.....	1964
Section 4743.....	1127
Section 4743.....	1176
Section 4743.....	1197
Sections 4743 and 4744-1.....	397
Sections 4743 and 4744-1.....	1129
Section 4744.....	1499
Section 4744-1.....	11
Section 4744-1.....	1800
Section 4744-2.....	1855
Sections 4744-2 and 4744-3.....	1964
Section 4744-3.....	915
Sections 4744-4 and 4744-5.....	834
Section 4744-5.....	1176
Section 4745.....	696
Section 4748.....	696
Section 4749.....	13
Section 4749.....	122
Section 4749.....	469
Section 4749.....	930
Section 4750.....	1598
Section 4759.....	663
Section 4761.....	552
Section 4761.....	915
Section 4761.....	1919
Section 4762.....	1651
Section 4763.....	266
Section 4763.....	1092
Section 4782.....	266
Section 4782.....	1092
Section 4787.....	1948
Section 4790.....	1214
Section 4802.....	1644
Section 4821.....	1001

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 4821.....	1644
Section 4822.....	694
Section 4826.....	1934
Section 4840.....	1646
Sections 4863 and 4864.....	1692
Section 4866.....	314
Section 4867.....	179
Sections 4870 and 4871.....	283
Section 4894.....	1692
Sections 4905 and 4096.....	1325
Section 4906.....	1692
Section 4916.....	1692
Section 4919.....	1692
Section 4937.....	86
Section 4941.....	1692
Section 4942.....	1001
Section 4944.....	1001
Section 4944.....	1692
Section 4946.....	703
Section 4946.....	1001
Section 4946.....	1644
Section 4953.....	259
Section 4963.....	1338
Section 4967.....	1214
Section 4969.....	951
Section 4969.....	1205
Section 4970-1.....	84
Section 4970-1.....	925
Section 4970-1.....	1205
Section 4974.....	1214
Section 4976.....	1214
Section 4984-1.....	1205
Section 4984-1.....	1214
Section 4989.....	1214
Sections 4990 and 4991.....	694
Section 5003.....	86
Section 5004.....	86
Section 5007.....	1338
Section 5013.....	1214
Sections 5017 and 5018.....	86
Section 5018-8.....	1338
Section 5021.....	86
Section 5025.....	1214
Section 5028.....	1214
Sections 5052 and 5053.....	703
Section 5061.....	1692
Sections 5070 and 5071.....	1214
Section 5092.....	951
Section 5092.....	1147
Section 5093.....	86
Sections 5111 and 5112.....	86

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 5112.....	80
Sections 5114 and 5115.....	86
Section 5175-20.....	1517
Section 5175-26.....	285
Section 5175-29.....	1517
Section 5251.....	867
Section 5255.....	1349
Section 5258.....	1104
Section 5259.....	206
Section 5261.....	1349
Section 5287.....	1349
Section 5296.....	1842
Sections 5326 and 5327.....	1307
Section 5331.....	301
Sections 5331 and 5332.....	466
Section 5331.....	1360
Section 5331.....	1383
Section 5331.....	1594
Section 5331.....	1822
Sections 5331, 5332, 5333 and 5334.....	277
Section 5332.....	301
Section 5332.....	899
Section 5333.....	301
Section 5333.....	1360
Section 5333.....	1383
Section 5335.....	1360
Section 5343.....	1360
Section 5343.....	1383
Sections 5347 to 5365-1.....	663
Section 5349.....	1640
Sections 5349 and 5350.....	663
Section 5353.....	1640
Sections 5366 and 5366-1.....	32
Section 5371.....	324
Section 5371-5.....	324
Section 5372.....	1739
Section 5372-1.....	1307
Section 5372-1.....	1889
Sections 5372-1 and 5372-2.....	674
Sections 5381, 5382 and 5383.....	324
Sections 5385, 5386 and 5387.....	324
Section 5387-1.....	324
Section 5401.....	32
Sections 5404, 5405, 5406-1, 5406-2 and 5406-3.....	324
Sections 5404, 5405, 5406, 5406-1, 5406-2 and 5406-3.....	1307
Sections 5404, 5405, 5406, 5406-1, 5406-2 and 5406-3.....	1889
Section 5406-3.....	1889
Sections 5415 and 5416.....	351
Sections 5415 and 5416.....	1915
Section 5418.....	498
Sections 5419, 5420, 5421 and 5422.....	351

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 4528.....	351
Sections 5432 and 5433.....	643
Section 5433.....	1307
Sections 5446 and 5447.....	351
Section 5448.....	351
Section 5461.....	901
Section 5470.....	1915
Section 5472.....	1915
Section 5477.....	1915
Section 5481.....	901
Section 5417.....	901
Section 5482.....	1915
Section 5483.....	901
Section 5486.....	1915
Section 5495.....	1322
Section 5495.....	1606
Section 5495.....	1912
Section 5495.....	1945
Section 5497.....	1322
Sections 5497 and 5498.....	1606
Section 5497.....	1912
Section 5498.....	288
Section 5498.....	1322
Section 5499.....	995
Section 5500.....	995
Sections 5502 and 5503.....	995
Section 5506.....	351
Section 5506.....	901
Section 5506.....	1822
Section 5509.....	1512
Section 5511.....	1512
Section 5517.....	1512
Section 5518.....	1945
Section 5519.....	1606
Section 5520.....	995
Sections 5520 and 5521.....	1945
Section 5543.....	277
Section 5548.....	32
Section 5548.....	910
Section 5548.....	1012
Sections 5549 to 5552.....	943
Section 5554.....	32
Section 5579.....	32
Sections 5580 and 5581.....	32
Section 5581.....	145
Section 5584.....	351
Section 5585.....	623
Section 5589.....	943
Section 5590.....	553
Section 5590.....	831
Section 5590.....	1395

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Sections 5592 and 5593.....	32
Sections 5592 and 5593.....	145
Section 5592.....	491
Section 5593.....	1012
Section 5593.....	1565
Section 5596.....	491
Section 5596.....	1471
Sections 5596, 5597, 5598 and 5599.....	1565
Sections 5597 and 5598.....	145
Section 5598.....	1012
Section 5599.....	491
Sections 5601 and 5602.....	1565
Sections 5605, 5606 and 5607.....	32
Section 5605.....	145
Section 5605.....	491
Section 5605.....	1012
Sections 5606 and 5607.....	910
Sections 5606, 5607, 5608, 5609 and 5610.....	1565
Section 5607.....	491
Section 5609.....	32
Section 5609.....	145
Section 5609.....	491
Section 5609.....	1012
Sections 5612 and 5613.....	1012
Section 5613.....	910
Section 5614.....	623
Section 5617.....	1651
Section 5623.....	32
Section 5623.....	115
Section 5623.....	910
Section 5624.....	32
Sections 5624-4 and 5624-5.....	32
Sections 5624-4 and 5624-5.....	910
Section 5627.....	1352
Sections 5629 and 5629-1.....	1709
Section 5630-1.....	129
Section 5630-1.....	1522
Section 5630-1.....	1678
Section 5630-1.....	1764
Section 5638.....	1623
Section 5638.....	1792
Sections 5643 and 5644.....	1182
Sections 5643 and 5644.....	1352
Section 5643.....	1525
Section 5646.....	882
Section 5649.....	169
Section 5649.....	1192
Sections 5649-1, 5649-2, 5649-3 and 5649-3a.....	541
Section 5649-1.....	1285
Section 5649-1.....	1352
Sections 5649-1 and 5649-2.....	1532

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Sections 5649-1, 5649-2 and 5649-3a.....	1623
Sections 5649-1, 5649-2 and 5649-3a.....	1699
Section 5649-1.....	1792
Sections 5649-2 and 5649-3a.....	1709
Section 5649-3a.....	626
Section 5649-3a.....	882
Section 5649-3a.....	1065
Section 5649-3a and 5649-3b.....	1100
Section 5649-3a.....	1174
Section 5649-3a.....	1532
Sections 5649-3a and 5649-3d.....	1845
Section 5649-3b.....	1919
Section 5649-3d.....	169
Section 5649-3d.....	237
Section 5649-3d.....	1065
Section 5649-3d.....	1192
Section 5649-3d.....	1207
Section 5649-4.....	1017
Section 5649-4.....	1654
Section 5649-4.....	1709
Sections 5649-5, 5649-5a and 5649-5b.....	541
Section 5649-5b.....	626
Section 5649-5b.....	828
Section 5649-5b.....	1017
Sections 5649-5 and 5649-5a.....	1100
Section 5649-5b.....	1532
Section 5649-5b.....	1654
Section 5649-5b.....	1699
Section 5649-5b.....	1709
Section 5649-5b.....	1792
Section 5653.....	397
Section 5654.....	683
Section 5654.....	743
Section 5654.....	1065
Section 5654.....	1377
Section 5654.....	1778
Section 5656.....	169
Section 5656.....	469
Section 5656.....	683
Sections 5656 et seq.....	1065
Section 5656.....	1532
Section 5658.....	683
Sections 5660 and 5661.....	237
Section 5660.....	369
Section 5660.....	602
Section 5660.....	683
Sections 5660 and 5661.....	915
Sections 5660 and 5661.....	1065
Section 5660.....	1189
Section 5660.....	1192
Section 5660.....	1678

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 5660.....	1809
Section 5660.....	1973
Section 5661.....	1301
Section 5671.....	351
Section 5680.....	1714
Section 5688.....	1714
Section 5697.....	342
Section 5699.....	32
Section 5700.....	1581
Sections 5704, 5705 and 5706.....	402
Section 5762.....	766
Section 5764.....	766
Sections 5766 and 5767.....	766
Section 5774.....	1575
Section 5775.....	1664
Section 5777.....	1664
Section 5778.....	1575
Section 5785.....	255
Section 5851.....	381
Section 5908.....	1976
Section 5913.....	1976
Section 5962.....	1258
Section 6064.....	1664
Section 6065.....	413
Sections 6071 and 6072.....	1673
Section 6072.....	1822
Section 6077.....	1673
Section 6078.....	1822
Section 6080.....	1822
Section 6081.....	1673
Section 6085.....	1673
Sections 6087, 6088 and 6089.....	1673
Section 6099.....	413
Section 6119.....	1913
Sections 6240-1, 6240-2 and 6240-3.....	1722
Sections 6240-1, 6240-2 and 6240-3.....	1901
Sections 6251 and 6252.....	511
Sections 6252 and 6253.....	838
Sections 6252 and 6253.....	1771
Section 6255.....	5
Section 6298.....	972
Sections 6300 and 6301.....	972
Section 6309.....	28
Section 6309.....	972
Section 6346-1.....	832
Section 6346-1.....	1401
Sections 6346-1 and 6346-2.....	832
Sections 6346-1 to 6346-10, inclusive.....	1223
Section 6346-10.....	832
Section 6346-5.....	832
Section 6346-5.....	1401

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 6442	1163
Section 6443	372
Section 6443	1075
Sections 6446 and 6447	1075
Sections 6446, 6447, 6448, 6449, 6450 and 6451	372
Sections 6448, 6449, 6450 and 6451	1075
Section 6449	958
Section 6451	533
Section 6451	1941
Section 6454	533
Section 6454	1922
Section 6454	1941
Sections 6454 and 6455	1865
Section 6456	1922
Section 6457	1941
Section 6459	1941
Section 6461	1941
Section 6468	1941
Section 6482	1865
Sections 6484 and 6485	1865
Section 6487	1865
Section 6523	1865
Section 6523	1941
Section 6524	958
Section 6530	1865
Sections 6536 and 6537	450
Sections 6536 and 6537	533
Sections 6536 and 6537	1163
Section 6539	1163
Section 6540	450
Section 6556	450
Sections 6556 to 6563	1118
Section 6559	450
Section 6563-1	958
Section 6563-1	1163
Sections 6563-1 to 6563-48	450
Sections 6563-1 to 6563-48	1118
Section 6563-9	1922
Section 6563-10	958
Section 6563-14	958
Section 6563-44	450
Section 6563-44	958
Section 6563-44	1118
Section 6563-44	1230
Section 6569, et seq	1211
Section 6602-1, et seq	1211
Sections 6602-1 and 6602-2	1790
Sections 5602 and 5603	491
Sections 6691, 6692 and 6693	1003
Sections 6694 and 6695	1003
Sections 6705 and 6706	1003

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 6828-15.....	242
Sections 6860, 6861 and 6862.....	1430
Sections 6860 to 6878.....	882
Sections 6860 to 6878, inclusive.....	1239
Sections 6864 and 6865.....	1430
Sections 6868 and 6869.....	1430
Section 6869.....	882
Sections 6877 and 6878.....	1430
Section 6878.....	316
Section 6886.....	1018
Sections 6887, 6888 and 6889.....	1022
Sections 6890 and 6891.....	1023
Section 6956.....	808
Section 6956.....	1258
Section 6956.....	1455
Section 6903, et seq.....	129
Section 6906.....	756
Section 6906.....	882
Section 6906.....	1239
Sections 6906 and 6907.....	537
Section 6907.....	1023
Section 6907.....	1141
Sections 6910, 6911 and 6912.....	1141
Section 6911.....	26
Sections 6912 and 6915.....	579
Sections 6912 and 6913.....	1239
Section 6912.....	407
Sections 6913, 6914, 6915 and 6916.....	882
Section 6914.....	1141
Section 6914.....	1239
Section 6916.....	1023
Sections 6916 and 6917.....	1141
Section 6919.....	26
Section 6919.....	579
Section 6919.....	594
Section 6919.....	707
Section 6919.....	1141
Section 6919.....	1522
Section 6919.....	1925
Section 6921.....	407
Section 6921.....	578
Section 6921.....	707
Section 6921.....	1141
Section 6921.....	1925
Section 6922.....	1232
Section 6922.....	26
Section 6922.....	579
Section 6922.....	1189
Section 6924.....	1232
Section 6926.....	263

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 6926.....	480
Section 6926.....	541
Section 6926.....	882
Section 6926.....	1141
Sections 6926 and 6927.....	129
Sections 6926 and 6927.....	626
Sections 6926 to 6927.....	756
Sections 6926, 6927, 6928, 6929 and 6930.....	448
Sections 6926 to 6956.....	734
Sections 6926 to 6956.....	1532
Section 6928.....	537
Section 6927.....	26
Section 6927.....	541
Section 6927.....	1141
Section 6927.....	1189
Section 6927.....	1634
Section 6927.....	1659
Sections 6927 and 6929.....	407
Sections 6927 and 6928.....	1532
Section 6929.....	129
Section 6929.....	480
Section 6929.....	626
Section 6929.....	756
Section 6929.....	838
Section 6929.....	1141
Section 6929.....	1189
Section 6929.....	1232
Section 6929.....	1522
Section 6929.....	1634
Section 6930.....	594
Section 6932.....	594
Section 6934.....	594
Section 6942.....	594
Section 6945.....	523
Section 6945.....	1532
Section 6947.....	139
Sections 6947 and 6948.....	134
Section 6949.....	483
Section 6949.....	882
Section 6949.....	1258
Sections 6949 to 6954.....	1046
Sections 6951 and 6952.....	1258
Section 6953.....	1258
Section 6954.....	882
Section 6956-1, et seq.....	102
Section 6956-1, et seq.....	129
Section 6956-1, et seq.....	234
Section 6956-1.....	263
Section 6956-1.....	476
Section 6956-1.....	537
Section 6956-1.....	541

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 6956-1.....	882
Section 6956-1.....	1313
Section 6956-1, et seq.....	1776
Sections 6956-1 to 6956-16.....	734
Sections 6956-2 and 6956-3.....	1239
Sections 6956-2 and 6956-3.....	1248
Section 6956-10.....	102
Section 6956-10.....	1779
Section 6956-12.....	579
Sections 6976 to 7019.....	470
Sections 6976 to 7018.....	765
Section 6999.....	1087
Section 7004.....	743
Sections 7004, 7005 and 7006.....	765
Section 7015.....	765
Section 7019.....	1659
Section 7033.....	980
Sections 7033 to 7052.....	760
Sections 7033 to 7052.....	1087
Section 7095.....	586
Section 7095.....	635
Section 7095.....	1025
Section 7181.....	11
Section 7181.....	26
Section 7181.....	78
Section 7181.....	134
Section 7181.....	169
Section 7181.....	457
Section 7181.....	769
Section 7181.....	882
Section 7181.....	965
Section 7181.....	1160
Section 7181.....	1790
Section 7181.....	1800
Section 7181.....	1865
Section 7182.....	750
Section 7184.....	882
Section 7185.....	28
Section 7187.....	134
Section 7187.....	298
Section 7187.....	537
Section 7187.....	838
Section 7187.....	1659
Section 7189.....	228
Section 7189.....	459
Section 7193.....	298
Section 7195.....	882
Section 7198.....	458
Section 7198.....	769
Section 7198.....	882
Section 7198.....	1231

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 7199.....	134
Section 7199.....	523
Section 7199.....	838
Section 7200.....	523
Section 7200.....	635
Section 7200.....	882
Section 7203.....	298
Section 7203.....	882
Section 7204.....	691
Section 7204.....	808
Section 7204.....	934
Section 7204.....	1484
Section 7204.....	1629
Section 7204.....	1649
Section 7212.....	882
Section 7214.....	298
Section 7214.....	523
Section 7214.....	882
Sections 7405-1 to 7405-4.....	1313
Section 7419.....	1017
Section 7419.....	1192
Section 7433.....	1192
Section 7464.....	298
Section 7464.....	309
Section 7464.....	456
Section 7464.....	475
Section 7464.....	476
Section 7464.....	707
Section 7464.....	1018
Section 7464.....	1313
Section 7464.....	1659
Section 7466.....	1018
Section 7467.....	743
Section 7467.....	882
Section 7479.....	1455
Section 7480.....	1239
Section 7480.....	1248
Section 7483.....	756
Sections 7496, 7497 and 7498.....	1973
Section 7500.....	1973
Section 7557.....	432
Section 7557.....	730
Section 7557.....	828
Section 7557.....	1152
Section 7557.....	1167
Section 7562.....	298
Section 7562.....	476
Section 7563.....	1462
Section 7586.....	663
Sections 7595 and 7595-1.....	772
Sections 7595 and 7595-1.....	1176

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Sections 7595, 7595-1.....	1301
Section 7597.....	772
Section 7603.....	1301
Section 7604.....	266
Sections 7604, 7605, 7606, 7607, 7608 and 7609.....	388
Section 7609.....	266
Section 7610.....	796
Section 7620.....	1483
Section 7623.....	148
Section 7624.....	930
Section 7624.....	1211
Sections 7624 and 7624-1.....	861
Section 7625.....	343
Section 7625.....	496
Section 7625.....	1100
Section 7625.....	1467
Sections 7625 and 7626.....	1654
Section 7625.....	1699
Section 7628.....	1699
Section 7629.....	1654
Section 7629.....	1778
Sections 7629 and 7630.....	1285
Section 7630.....	1709
Section 7630-1.....	1654
Section 7640.....	555
Section 7644.....	122
Section 7644.....	1471
Section 7648.....	122
Section 7658.....	1969
Section 7667.....	1716
Section 7669.....	554
Section 7669.....	1100
Sections 7669, 7670, 7671 and 7672.....	772
Section 7670.....	1100
Sections 7676 and 7677.....	816
Sections 7676, 7677 and 7678.....	1285
Section 7681.....	576
Section 7681.....	816
Section 7681.....	1285
Section 7681.....	1487
Section 7681.....	1598
Section 7684.....	1471
Section 7687.....	519
Section 7690.....	13
Section 7690.....	122
Section 7690.....	816
Section 7692.....	237
Section 7701.....	1127
Section 7706.....	834
Section 7706.....	1357
Section 7706.....	1981

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 7706-2.....	1357
Sections 7706-3 and 7706-4.....	834
Sections 7709, 7710 and 7711.....	796
Sections 7713 and 7714.....	796
Section 7713.....	1357
Section 7718.....	863
Section 7730.....	496
Section 7730.....	629
Section 7730.....	1487
Section 7731.....	338
Section 7731.....	397
Section 7731.....	930
Section 7731.....	1397
Section 7734.....	1471
Section 7734 and 7735.....	1617
Section 7735.....	1471
Sections 7740 to 7746.....	1853
Section 7747.....	1079
Section 7747.....	1733
Sections 7747 and 7748.....	162
Sections 7747 and 7748.....	976
Sections 7747 and 7748.....	1853
Section 7750.....	976
Section 7750.....	1733
Section 7750.....	1853
Sections 7762 and 7763.....	305
Section 7784.....	1981
Section 7786.....	1880
Section 7805.....	1364
Section 7807.....	1364
Sections 7807-3 and 7807-4.....	1969
Sections 7807-6 and 7806-7.....	1364
Section 7811.....	983
Section 7811.....	1423
Sections 7813 and 7814.....	1423
Section 7821-1.....	1728
Section 7822.....	561
Sections 7827 and 7828.....	1129
Sections 7827 and 7828.....	1728
Section 7831.....	1880
Section 7860.....	397
Section 7870.....	122
Section 7875.....	266
Section 7875.....	789
Section 7875.....	1092
Section 7879.....	266
Section 7879.....	1092
Sections 7880, 7881 and 7882.....	789
Sections 7882 and 7883.....	1657
Sections 7889 and 7890.....	266
Sections 7889 and 7890.....	1092

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 7902.....	1207
Sections 7908, 7909, 7910 and 7911.....	1207
Section 7913.....	1207
Section 7942.....	318
Sections 7950 and 7950-1.....	318
Sections 7950, 7951 and 7952.....	1730
Section 7952.....	318
Section 7997.....	1877
Section 8106.....	1775
Section 8231.....	1775
Section 8290.....	1775
Section 8308.....	139
Sections 8310 and 8311.....	139
Sections 8312, 8313 and 8314.....	139
Section 8316.....	139
Section 8324.....	139
Section 8381.....	413
Section 8523.....	669
Section 8572-1.....	1928
Section 8572-7.....	1928
Sections 8572-14 and 8572-15.....	1928
Section 8572-20.....	1928
Sections 8572-22 and 8572-23.....	1928
Section 8572-64.....	1928
Section 8623.....	218
Section 8623.....	1497
Section 8623.....	1511
Section 8625.....	1606
Section 8626.....	261
Section 8633.....	289
Section 8633.....	1009
Section 8636.....	1804
Section 8669.....	758
Section 8673-13.....	423
Sections 8698 and 8699.....	289
Sections 8698 and 8699.....	1392
Section 8698.....	1606
Section 8700.....	357
Section 8700.....	1322
Section 8700.....	1912
Section 8719.....	8
Section 8719.....	1746
Section 8724.....	648
Sections 8726 and 8727.....	648
Section 8756.....	1739
Section 8775.....	956
Section 8807.....	1739
Sections 8834 and 8842.....	956
Section 8863.....	1239
Section 8865.....	1239
Section 8867.....	1239

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 8873.....	1239
Section 8874.....	1248
Section 8960.....	1086
Section 9027, et seq.....	1950
Sections 9100 and 9101.....	1455
Section 9101.....	808
Section 9101.....	934
Section 9105.....	1455
Section 9113.....	808
Section 9113.....	934
Section 9113.....	1455
Sections 9117, 9118 and 9118-1.....	1455
Section 9170.....	1649
Section 9191.....	1649
Section 9445.....	65
Section 9466.....	57
Section 9470.....	57
Section 9473.....	57
Section 9477.....	57
Section 9484.....	57
Section 9491.....	57
Section 9510.....	1428
Section 9512.....	65
Section 9524.....	1428
Section 9590.....	1945
Section 9624.....	466
Section 9643.....	1862
Sections 9643 to 9675.....	1223
Section 9649.....	1862
Sections 9651 and 9652.....	1775
Sections 9651 and 9652.....	1862
Section 9660.....	1720
Section 9672.....	648
Section 9702.....	1827
Sections 9720 and 9721.....	1401
Sections 9762 to 9774.....	1827
Section 9778.....	379
Section 9778.....	1109
Section 9778.....	1398
Section 9778.....	1489
Sections 9778, 9779 and 9780.....	1827
Section 9793.....	1401
Section 9796-1.....	1401
Section 9857.....	1511
Section 9857.....	1746
Section 9880.....	1782
Sections 9880 and 9880-1.....	1448
Section 9887-1.....	857
Section 9887.....	1174
Section 9894.....	1
Sections 9900, 9901 and 9902.....	1611

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 9904	1611
Section 9911	1448
Section 9918	568
Section 9920	568
Sections 9921-1 and 9921-2	570
Section 9921-4	570
Sections 9922 and 9923	1554
Section 9984	1418
Section 9987	1418
Sections 10070, 10071 and 10072	946
Section 10076	1814
Section 10210	438
Section 10217	787
Sections 10265, et seq., 10266 and 10267	348
Section 10274	348
Section 10276	348
Section 10417	423
Section 10490	423
Section 10581	1594
Section 10604	165
Section 10604	179
Section 10617	179
Section 10618	165
Section 10700	186
Section 10700	453
Section 10714	165
Section 10989	179
Section 11011	179
Sections 11182 and 11183	275
Section 11242	192
Section 11226	1735
Section 11212	1928
Section 11431	962
Section 11434	962
Section 11449	1082
Section 11510	307
Section 11512	307
Section 11605	1928
Section 11607	1928
Sections 11611 and 11612	1928
Section 11655	423
Section 11657	423
Section 11664	423
Sections 11666 and 11667	423
Sections 11669 and 11670	423
Section 11922	1971
Section 11976	995
Section 11981	230

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Continued—	Page
Section 12195.....	1636
Sections 12198 and 12199.....	1703
Section 12375.....	1082
Section 12378.....	52
Section 12378.....	617
Section 12378.....	1331
Section 12383.....	1979
Section 12385.....	251
Section 12390.....	1113
Sections 12396, 12397 and 12398.....	1443
Sections 12600-1 and 12600-2.....	1551
Section 12600-31.....	1551
Section 12600-64.....	1551
Section 12600-65.....	1276
Sections 12600-274 and 12600-275.....	1551
Section 12600-277.....	1551
Sections 12600-279 and 12600-280.....	1551
Section 12604.....	1437
Section 12614.....	1767
Sections 12625, 12627 and 12628.....	1437
Sections 12666, 12667 to 12671.....	1664
Section 12672.....	838
Section 12689.....	1418
Section 12692.....	1418
Section 12716.....	391
Sections 12716 and 12717.....	1575
Section 12720.....	1575
Section 12725.....	1575
Section 12758.....	255
Sections 12758 and 12759.....	61
Sections 12763, 12764 and 12765.....	255
Section 12910.....	1922
Sections 12910 and 12911.....	66
Sections 12910 and 12911.....	1275
Sections 12910 and 12911.....	1800
Section 12912.....	5
Section 12946-1.....	1056
Section 12960.....	1418
Section 13008.....	365
Sections 13050 and 13051.....	410
Section 13155.....	1722
Sections 13225 to 13249.....	617
Section 13247.....	25
Section 13247.....	617
Section 13323-1.....	285
Section 13382.....	1110
Section 13383-1.....	1904
Section 13421-5.....	882
Section 13421-7.....	882
Section 13421-11.....	1238
Section 13421-12.....	1105

CONSTITUTION AND LAWS OF OHIO CITED AND
CONSTRUED—Continued—

Citations from General Code—Concluded—	Page
Section 13421-14.....	1238
Sections 13422 and 13423.....	589
Section 13423.....	61
Section 13423.....	1437
Sections 13424 and 13425.....	1814
Section 13432.....	1604
Section 13436.....	1604
Section 13436.....	1814
Section 13438.....	1814
Section 13500.....	1171
Section 13500.....	1814
Sections 13506 and 13507.....	1868
Sections 13510 and 13511.....	589
Sections 13510 and 13511.....	1437
Section 13511.....	1814
Section 13577.....	1411
Section 13608.....	1411
Section 13610.....	1411
Section 13614.....	1411
Section 13618.....	824
Section 13650.....	962
Sections 13681 and 13682.....	559
Section 13688.....	1082
Section 13717.....	617
Sections 13722 and 13723.....	1411
Sections 13722, 13723 and 13724.....	658
Sections 13725 and 13726.....	251
Section 13726.....	658
Section 13971, Apdx.....	195
Section 13971—Apdx.....	927
Sections 14696 and 14697.....	589
Section 14740-17, Appendix to General Code.....	1171
Section 14740-22, Appendix to General Code.....	1171
Citations from Ohio Laws—	
88 O. L., 527.....	1809
97 O. L., 134.....	1746
97 O. L., 588.....	340
103 O. L., 143.....	1058
103 O. L., 143.....	1065
103 O. L., 247.....	1030
103 O. L., 247.....	1195
103 O. L., 607.....	870
103 O. L., 649.....	22
104 O. L., 224.....	1749
105 O. L., 6.....	1749
106 O. L., 843.....	870
106 O. L., 246-272.....	32
106 O. L., 246-272.....	1889
106 O. L., 293.....	1266
106 O. L., 463.....	1225

CONSTITUTION AND LAWS OF OHIO CITED AND
 CONSTRUED—Concluded—

Citations from Ohio Laws—Concluded.—	Page
106 O. L., 463.....	1253
106 O. L., 463.....	1833
106 O. L., 427.....	669
106 O. L., 690.....	236